IN THE SUPREME COURT OF TEXAS

Misc. Docket No. 13- 9085

ORDER APPROVING REVISED UNIFORM FORMS — DIVORCE SET ONE

ORDERED that:

- 1. By Order dated November 13, 2012, in Misc. Docket No. 12-9192, the Court approved a set of uniform forms, Divorce Set One, and invited public comment. Following public comment, the Court made revisions to the forms. This Order incorporates those revisions, effective immediately.
- 2. The following set of uniform forms, Divorce Set One, is approved for use in uncontested divorces that do not involve children or real property. Use of the approved forms is not required. However, a trial court must not refuse to accept any of the approved forms simply because the applicant used forms or is not represented by counsel. If the approved forms are used, the court should attempt to rule on the case without regard to non-substantive defects.
- 3. The Clerk is directed to cause a copy of this Order to be mailed to each registered member of the State Bar of Texas by publication in the *Texas Bar Journal*.

Dated: June /7, 2013

Wallace B. Jefferson, Chief Justide
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Nathan L. Hecht, Justice
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Paul W. Green, Justice
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Phil Johnson, Justice
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Jeffrey S. Boyd, Justice
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John P. Devine, Justice

Divorce Set 1 Uncontested, No Minor Children, No Real Property INSTRUCTIONS

This Divorce Set Contains instructions and seven forms: an Affidavit of Indigency, an Original Petition for Divorce, a Waiver of Service, a Final Decree of Divorce, a Certificate of Last Known Address, a Notice of Change of Address, and an Affidavit of Military Status. The chart on the next page describes each form and when to use it.

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at least 90 days.

	You and your spouse disagree about any issue in your divorce.
	You or your spouse wants to file specific grounds for divorce, such as cruelty or adultery. This Set provides for a
	no-fault divorce, for example, you do not get along and do not plan to get back together.
	The wife is pregnant, even if the husband is not the father.
	The wife has had a child by another man since the date of marriage.
	You and your spouse have a disabled child, regardless of that child's age.
	You and your spouse have a biological or adopted child together who is either under 18 years old or who is 18 years old and still in high school.
	You or your spouse wants spousal support or maintenance, referred to as "alimony" in some states.
	You or your spouse owns or is buying real property (such as a house, building, piece of land, or other real estate).
	You or your spouse has an ongoing bankruptcy case.
Use T	his Divorce Set if:
	Nothing in the above "Do Not Use This Divorce Set" section applies to you.
	You think you and your spouse will agree on <u>every</u> issue in your divorce or you do not think your spouse will participate in the divorce process.

o <u>Immigrants</u>: You may file for divorce in Texas even if you do not have legal status in the United States if you have lived in Texas and in your county for the above time periods.

☐ You or your spouse has lived in Texas for at least 6 months and in the county where you are filing for divorce for

Military Families: If you are serving in the armed forces outside of Texas, or you have accompanied your spouse who is serving in the armed forces outside of Texas, you may still use these forms if Texas has been the home state for either spouse for at least 6 months and the county where you plan to file the divorce has been the home county of either spouse for at least 90 days.

Need Help?

- It is always best to hire a lawyer. To get a referral to a lawyer or, if you are poor, to a free Legal Aid program, call the State Bar of Texas Lawyer Referral Information Service at 1-800-252-9690.
- If you are a victim of domestic violence, or if at any time you feel unsafe, you can get confidential help from the National Domestic Violence Hotline at 1-800-799-7233 or legal help from the Texas Advocacy Project Family Violence Legal Line at 1-800-374-4673.
- If you are poor, you may be able to talk to an attorney online by live chat at <u>www.TexasLawHelp.org</u>.

Note on Retirement Funds (for example, pension, profit-sharing, and stock option plans, 401ks, and IRAs):

• If you use these forms to divide retirement funds, you will need to obtain an additional court order, usually called a "qualified domestic relations order" (QDRO), to make the division effective. A QDRO form is not included in this Divorce Set. It is recommended that you hire a lawyer to prepare a QDRO. If you and your spouse keep your own retirement funds or do not have any retirement funds, you do not need a QDRO.

Contents of Divorce Set 1 - Uncontested, No Minor Children, No Real Property:

Name of Form	What It Is and How to Use It
Affidavit of Indigency	If you are poor, or on government benefits because you are poor, or you cannot pay court fees,
	you may fill out this form to ask the Court if you can file for divorce without paying the court
	and filing fees. The Court may ask you to present evidence of your income and expenses at a
	hearing. The Court may or may not decide to let you file without paying. It is sometimes called
	a "Pauper's Oath" or an "Affidavit of Inability to Pay Costs."
Original Petition for	This form must be filed at the courthouse to start your divorce case. It tells the Court and your
Divorce	spouse that you want a divorce and states what you want the Court to order in the Final Decree
	of Divorce. It is sometimes called the "Original Petition" or "Petition."
Waiver of Service	This form may be filled out by your spouse, if he or she agrees to sign it. It tells the Court that
	your spouse has received a copy of the Original Petition for Divorce and does not want to be
	formally given a copy by a constable, sheriff, or process server. This form allows the judge to
	finalize your divorce as long as your spouse has signed the Final Decree of Divorce, and allows
	your spouse to be notified of any hearings in the case. Other Waiver of Service forms are not
	the same. Your spouse must sign the Waiver in front of a notary. The Waiver must be signed at
	least one day <u>after</u> the Original Petition for Divorce is filed.
Final Decree of	This form finalizes your divorce and states what the Court has ordered in your case. Fill it out
Divorce	and bring it to your final divorce hearing.
Certificate of Last	This form tells the Court what your spouse's last known address is and is filled out only in
Known Address	certain situations. If a Waiver or an Answer (see below for definition) has not been filed and
	your spouse has not signed the Final Decree of Divorce, you must bring this form to the final
	divorce hearing.
Notice of Change of	This form must be filed if you or your spouse moves. It tells the Court what the new address is
Address	so that the Court can contact you about hearings, etc.
Affidavit of Military	This form tells the Court whether or not your spouse is on active military duty. If a Waiver or an
Status	Answer (see below for definition) has not been filed and your spouse has not signed the Final
	Decree of Divorce, you must bring this form to the final divorce hearing.

Glossary:

Term	Definition				
Legal Notice	Your spouse has a right to know, in writing, that you are filing for divorce. You cannot simply send your spouse a letter. You must use a legally acceptable way <i>and</i> prove to the Court that you did so. There are (3) ways to give legal notice: Waiver of Service, Official Service of Process, or by Posting or Publication. Each is described in Step 4 in these instructions.				
Official Service of	Official service of process is when your spouse is formally "served" with (given) the Original				
Process	Petition for Divorce by a constable, sheriff, or private process server, or when the clerk sends it				
	by certified mail, return receipt requested. You must use official service of process if a Waiver				
	of Service form has not been filed in your case. It is always best to officially serve your spouse if				
	there has been domestic violence in the relationship or a Protective Order is in effect.				
Waiving Service of	When your spouse tells the Court in writing that s/he has received a copy of the Original				
Process	Petition for Divorce and does not want to be formally "served" with the Original Petition for				
	Divorce, your spouse is "waiving service of process."				
Answer	If your spouse contests the divorce, your spouse may file an "answer" instead of signing the				
	Waiver of Service. This Set has no answer form because it is for uncontested cases. However,				
	you may still use this Set if your spouse signs the Final Decree of Divorce after filing an answer.				
Qualified Domestic	An additional court order that is necessary to complete the division of a retirement fund. A				
Relations Order	QDRO form is not included in this Divorce Set. It is recommended that you hire a lawyer to				
(QDRO)	prepare a QDRO if you use these forms to divide retirement funds.				

How to Use this Set:

Step 1: Read These General Instructions

- Do not change the forms to include children, spousal support or maintenance (called "alimony" in some states), or real estate. This Set is NOT to be used for those situations.
- Use blue ink to complete the forms. Pencil and other color ink will not scan clearly.
- You must fill out all the spaces on the forms unless instructed otherwise. The judge and court personnel will not fill them out for you. The judge may require you to correct errors that you may make or may deny the divorce if the information is inaccurate or incomplete.
- Make two copies of each form you complete. Keep one copy. The other copy is for your spouse.
- Find out where to file for divorce in your county at the TexasLawHelp.org website (http://www.texaslawhelp.org/TX/courts/) by answering the questions at the bottom of the page.

Step 2: Fill out the Original Petition for Divorce and, if you are poor, the Affidavit of Indigency

- Fill out the Original Petition for Divorce and sign it. You are the Petitioner. Your spouse is the Respondent.
- If you are poor, are receiving public assistance, or do not think you have enough money to pay the court costs for your divorce, fill out the Affidavit of Indigency.
- You will need to fill out a Civil Case Information Sheet form, which you can get at the courthouse.
- Make two copies of the Original Petition for Divorce and, if you are using it, the Affidavit of Indigency.

Step 3: File (turn in) your Original Petition for Divorce, and if applicable, your Affidavit of Indigency

- Take the original and the two copies of your Original Petition for Divorce and your Affidavit of Indigency, if applicable, to the courthouse and file them (turn them in) with the District or County Court at Law Clerk.
 - o NOTE: If you are using an Affidavit of Indigency, you must sign it in front of a notary and you must file the Original Petition for Divorce and the Affidavit of Indigency at the same time.
- Ask the clerk:
 - o If there is a local standing order that you need to follow or attach to any of your documents.
 - o If there are local rules that you need to know about for your divorce case.
 - For a Civil Case Information Sheet. Fill it out and file it with your Original Petition for Divorce.
 - For an Information on Suit Affecting the Family Relationship form, also called a BVS or Bureau of Vital Statistics form. It changes state records about your marital status, etc. Fill it out and file it with your Original Petition for Divorce.
 - o To "file-stamp" your copies. The clerk will stamp your papers with the date and time you turned them in. The clerk will keep the original and give you back your file-stamped copies.
- If you are not filing an Affidavit of Indigency, you will need to pay a filing fee. The fee may be between \$150-\$300, depending on where you live.
- The clerk will ask you if you want to have your spouse "served" with the papers. See Step 4 for an explanation.

Step 4: Give Your Spouse "Legal Notice" that You Have Filed for Divorce. (See definition on page 2)

• There are three ways to give legal notice for this Set. Choose the one method that best fits your situation:

- 1. **By Waiver of Service**. If your spouse agrees to fill out the Waiver of Service form in this Set, you do not need to have your spouse served by Official Service of Process. Follow the steps below to use the Waiver of Service.
 - Mail or hand-deliver a "file-stamped" copy of the Original Petition for Divorce and a blank Waiver of Service form to your spouse. WARNING: Do not hand-deliver these papers if there has been domestic violence in the relationship, especially if a judge has signed a Protective Order ordering you or your spouse to stay away from the other. Mail or give legal notice by official service of process instead.
 - Tell your spouse to sign the Waiver <u>in front of a notary</u> public at least <u>one day after</u> you filed the
 Original Petition for Divorce. Otherwise, your spouse will have to redo it.
 - o You or your spouse must file (turn in) the Waiver where you filed your Original Petition for Divorce.
- 2. **By Official Service of Process**. This method must be used in certain situations, described in the Glossary chart on page 2. Follow the steps below to use Official Service of Process.
 - Tell the clerk where you filed your Original Petition for Divorce that you need to "serve" your spouse with the Original Petition for Divorce. There will be a fee for this service.
 - Tell the clerk if you want a constable, sheriff, or private process server to handle service of process or if you want the clerk to handle it by certified mail, return receipt requested.
 - If a constable, sheriff or private process server handles it, they will complete a Return of Service form stating where and when your spouse was served. This form is proof to the Court that you gave your spouse legal notice. They may file the Return of Service at the courthouse or give it to you. If they give it to you, make a copy and file the original.
 - If the clerk handles it, the return receipt (or, "green card") is proof to the Court that you
 gave your spouse legal notice. The return receipt <u>must</u> be signed <u>by your spouse</u>, so only
 use this option if you know that your spouse is the only person who will sign for the letter
 when the mailman delivers it.
 - Check to make sure the Return of Service or the return receipt is filed (turned in) to the court where you filed your Original Petition for Divorce, at least 12 days before your final hearing.
- 3. **By Posting or Publication**. If you do not know where your spouse is, you will need to give legal notice by posting (posting the paperwork at the courthouse) or by publication (publishing legal notice in the newspaper).
 - Go to <u>www.TexasLawHelp.org</u> and look at the Legal Notice, Service by Posting, and Service by Publication Sets for more details.
- If you change anything in the Original Petition for Divorce after giving your spouse legal notice, you must give your spouse a copy of the Amended (changed) Original Petition for Divorce and file it with the court. You can give your spouse a copy by using the methods listed above, or you can use any method allowed under Texas Rule of Civil Procedure 21a, which is available online and may be available at the court. If you use a method allowed under Texas Rule of Civil Procedure 21a, the Amended (changed) Original Petition that you file with the court must include a signed statement showing you complied with the rule.

Step 5. Complete Final Forms and Prepare for Court.

• Fill out the Final Decree of Divorce form and sign it. If your spouse has filed an Answer or a Waiver, your spouse <u>must</u> sign the Final Decree of Divorce.

- NOTE: A creditor's right to collect on a debt is not affected by a divorce decree. So, if the Court orders
 your spouse to pay a specific debt from the marriage and your spouse does not pay it, the creditor can
 still seek payment from you.
- If a Waiver or an Answer has not been filed, you must fill out the Certificate of Last Known Address form and the Military Status Affidavit form. Make two copies.
- Prepare for Court.
 - You will need to give testimony when talking to the judge. Some judges will ask you questions, others want you to read a "script" of testimony. You can find sample "prove up" testimony online at www.TexasLawHelp.org.
 - Learn tips on what to do when you go to court and when the judge calls your case online at www.TexasLawHelp.org.

Step 6. Go to Court and Present Your Divorce Case to the Judge

- After 61 days have passed since you filed the Original Petition for Divorce, you may finalize your divorce.
 - Victims of domestic violence may be able to finalize a divorce earlier. Call 1-800-374-4673 to get advice from an attorney at no charge.
- Ask the clerk or court coordinator when uncontested divorce cases are heard and bring the following to court with you on that day:

If your spouse has signed the Final Decree of Divorce, bring:

- 1. A file-stamped copy of your Original Petition for Divorce:
- 2. Your completed Final Decree of Divorce form, signed by you and your spouse; and
- The Waiver of Service signed by your spouse (if not already filed) or a file-stamped copy of the Return of Service (if a Waiver or Answer has not been filed).

If your spouse has not signed the Final Decree of Divorce or filed a Waiver or an Answer, bring:

- A file-stamped copy of your Original Petition for Divorce;
- 2. A file-stamped copy of the Return of Service:
- 3. Certificate of Last Known Address;
- 4. Military Status Affidavit; and
- 5. Your completed Final Decree of Divorce, signed by you.
- When you go to the courthouse, stop by the clerk's office:
 - Ask if you need the court file, a docket sheet (list of what has been filed), or anything else from their office to bring with you to court.
 - If a Waiver or an Answer has not been filed, you need to <u>file</u> the Certificate of Last Known Address and the Military Status Affidavit in the clerk's office <u>before</u> you go to court, then bring a file-stamped copy of each with you to court.

Step 7. Finalize Your Divorce

- Once the judge has signed your Final Decree of Divorce, take it to the clerk's office and file it. Your divorce is NOT final until you do so.
- Turn in the Information on Suit Affecting the Family Relationship form (a BVS, or Bureau of Vital Statistics form) if you did not turn it in when you filed your Original Petition for Divorce.

• Get a certified copy of your Final Decree of Divorce from the clerk while you are there. You will need one if you are changing your name or dealing with creditors and may need one for other circumstances. The clerk may charge a fee for the certified copy.

NOTES:

- o You cannot get married to someone else until 30 days after your Final Decree of Divorce is signed.
- After your divorce is final, remember to sign documents to get car titles changed; revise your will; change beneficiaries on your life insurance policies, retirement plans, bank accounts, etc; prepare and submit a QDRO if you use these forms to divide retirements funds.

WARNING: Without the advice and help of an attorney, you may be putting yourself, your personal property, and your money at risk. To get a referral to an attorney, call the State Bar of Texas Lawyer Referral Information Service at 1-800-252-9690. If you are a victim of domestic violence, or if at any time you feel unsafe, you can get confidential help from the National Domestic Violence Hotline at 1-800-799-7233 or legal help from the Texas Advocacy Project Family Violence Legal Line at 1-800-374-4673. (Print your answers in blue ink) Cause Number: (The Clerk's office will fill in the Cause Number when you file this form) IN THE MATTER OF THE MARRIAGE OF Petitioner: In the (check one): ☐ County Court at (Print first, middle, and last name of the spouse filing for divorce) ☐ District Court Law of: And Respondent: County, Texas (Print first, middle, and last name of other spouse) (County) **Affidavit of Indigency** (Divorce Set 1 - Uncontested, No Minor Children, No Real Property) **WARNING:** Read all of the Instructions for Divorce Set 1 before filling out this form. The person who signed this affidavit appeared, in person, before me, the undersigned notary, and stated under oath: My phone number is: ("My name is "My mailing address is: "I am above the age of eighteen (18) years, and I am fully competent to make this affidavit. I am unable to pay court costs. The nature and amount of my income, resources, debts, and expenses are described in this form. Check ALL boxes that apply and fill in the blanks describing the amounts and sources of your income. "I receive these public benefits/government entitlements that are based on indigency: WIC Food stamps/SNAP TANF Medicaid CHIP Needs-based VA Pension County Assistance, County Health Care, or General Assistance (GA) Community Care via DADS Low-Income Energy Assistance LIS in Medicare ("Extra Help") Public Housing Emergency Assistance Child Care Assistance under Child Care and Development Block Grant Other: If you receive any of the above public benefits, you may attach proof to this form and label it "Exhibit: Proof of Public Benefits." "My income sources are stated below (check all that apply). Unemployed since: Date -or-Wages: I work as a Your job title Your employer Child/spousal support My spouse's income or income from another member of my household (if available) Tips, bonuses Military Housing Worker's Comp Disability Unemployment Social Security Retirement/Pension Dividends, interest, royalties 2nd job or other income: Describe "My income amounts are stated below. (A) My monthly take-home wages: \$ Total amount received → **(B)** The amount I receive each month in **public benefits** is: \$ Total amount received → (C) The amount of income from other people in my household: \$ (list this income only if other members contribute to your household income) Total amount received → (D) The amount I receive each month from other sources is: \$ Total amount received → (E) My TOTAL monthly income = \$ Add all sources of income above→

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Signature of Person Signing	Affidavit		Date	
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		My spouse does not ha	ve a Protective Order a	gainst me and has not	asked for one.
	В.	Pending Protective Order	_		
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	ouse and I do not ha and are still in high so		adopted children	together who are 18 years old or
My sp	ouse and I do not ha	ve any disabled chi	ldren of any age.	
The w	ife has not had a chil	d by another man s	since the date of n	narriage.
The w	ife is not pregnant.			

6.

7.

8. Property and Debts

Community Property

My spouse and I will try to make an agreement about how to divide the personal property and debts we acquired during our marriage. If we cannot agree, I ask the Court to divide our personal property and debts according to Texas law.

Separate Personal Property

I own the following separate personal property. I owned this personal property *before* I was married or I received this personal property as a gift or inheritance *during* my marriage.

	-	ks, motorcycles o		
J	owned th Year	ese vehicles <i>before</i> Make	e marriage: Model	Vehicle Identification No. [VIN]
- I	received Year	these vehicles as a	gift or inheritance:	Vehicle Identification No. [VIN]
- 2. C	Other Moi	ney or Personal Pr	operty	
-	owned th	e following money o	or personal property <i>befo</i>	ore my marriage:
-				
- I	inherited	or received as a gif	t the following money or	personal property <i>during</i> my marriage:
-				
		the following money for lost wages or m		njuries that occurred during the marriage
	ask the C		personal property as my	separate personal property in my Fina

9. Name Change

Note: You cannot use this forn before you got married.	n to change your nam	e to anything other	than a name tha	t you use
(Check only one)				
☐ I am NOT asking the court to	change my name.			
☐ I ask the Court to change m court to change my name to avo	•	•	arriage. I am not a	asking the
First	Middle		Last	
Prayer				
I ask the Court to grant me a	divorce.			
I also ask the Court to make the and any other orders to which		asked for in this O	riginal Petition fo	r Divorce
Petitioner's Name (Print)		Date		
		()		
		` '		
Petitioner's Signature		Phone Number		

I understand that I *must* let the Court and my spouse (or my spouse's attorney) know in writing if my mailing address or phone number changes during this case. If I don't, any notices about this case will be sent to me at the address on this form.

Print court information exactly as it appears on your Original Petition for Divorce. (Print your answers in blue ink) Cause Number: IN THE MATTER OF THE MARRIAGE OF Petitioner: In the (check one): (Print first, middle, and last name of the spouse filing County Court at for divorce) ☐ District Court Law of: (Court Number) Respondent: County, Texas (County) (Print first, middle, and last name of other spouse) Waiver of Service (Divorce Set 1 - Uncontested, No Minor Children, No Real Property) WARNING to Respondent: Do not use this form if: You and your spouse disagree about any issue in your divorce. You or your spouse wants to file specific grounds for divorce, such as cruelty or adultery. The wife is pregnant, even if the husband is not the father. The wife has had a child by another man since the date of marriage. You and your spouse have a disabled child, regardless of that child's age. You and your spouse have a biological or adopted child together who is either under 18 years old or who is 18 years old and still in high school. You or your spouse wants spousal support or maintenance, referred to as "alimony" in some states. You or your spouse owns or is buying real property (such as a house, building, piece of land, or other real estate). You or your spouse has an ongoing bankruptcy case. Note on Retirement Funds (for example, pension, profit-sharing, and stock option plans, 401ks, and IRAs): If you use these forms to divide retirement funds, you will need to obtain an additional court order, usually called a "qualified domestic relations order" (QDRO), to make the division effective. A QDRO form is not included in this Divorce Set. It is recommended that you hire a lawyer to prepare a QDRO. If you and your spouse keep your own retirement funds or do not have any retirement funds, you do not need a QDRO. **INSTRUCTIONS** to Respondent: Talk to a lawyer if you don't understand this form, or read the instructions for this Divorce Set 1 - Uncontested, No Minor Children, No Real Property, which can be found at www.TexasLawHelp.org. If you do use this form: Do not sign it until at least one day after the Original Petition for Divorce has been filed with the clerk's office. Your spouse should have given you a copy of the Original Petition for Divorce when he or she gave you this form. The official court stamp on your copy will tell you when it was filed. If you sign this form before then, you will need to redo it. Fill out this form completely. You must include your address. Sign this form in front of a notary. If you sign it beforehand, you will need to redo it. Give the original signed form back to your spouse or file it (turn it in) to the court where your spouse filed the Original Petition for Divorce. Keep a copy for your records. The person who signed this affidavit appeared, in person, before me, the undersigned notary, and stated under oath: "I am the Respondent in this case. "My name is: First Middle Last "My mailing address is: _

City

Mailing Address

Zio

State

my priorie number is. () trie last tine		ers or	my anv	81 S II	cense	; number are.
My driver's license was issued in(State).					
Or " I do not have a driver's license number. "The last three num	nbers of r	my so	cial sec	urity r	numbe	er are:
Or " I do not have a social security number.						
" I have been given a copy of the <i>Original Petition for Divorce</i> filed <i>Divorce</i> and understand what it says. I do not give up my right to revehanged (<i>amended</i>).						
" I understand that I have the right to be given a copy of the Originother official process server (legal notice). I do not want to be given						
" I request that the Court not enter any orders or judgment if they prior written notice of the date, time, and place of any hearings.	are not s	signed	by me	or if I	have	not received
" If I reach an agreement and sign a Decree of Divorce, the court	t can ent	er the	Decree	with	out giv	ving me notic
" I understand that I must let the Court and my spouse (or m mailing address or phone number changes during this case. If this case will be sent to me at the address on this form.	•		٠.			-
" I understand that by signing this form I am entering an appearar judge my side of the case. I agree that a Judge or Associate Judge may make decisions about my divorce, even if the divorce should have court reporter to make a record of the testimony.	in the co	unty a	nd state	e whe	ere thi	s case is filed
" I am in the military. I agree to the provisions stated above and I have under the Servicemembers Civil Relief Act that are contrary to Name Change (Check only one) Note: You cannot use this form to change your name to anything	those pr	ovisio	ns.			
got married.		iair a i	iamo ti	iai y	, a ao	, a 20,0,0,0 you
" I am NOT asking the court to change my name. " I ask the Court to change my name back to a name I had before change my name to avoid criminal prosecution or creditors." First Middle	my mar	riage.	Last	ot ask	ing th	e court to
Signature of Person Signing Affidavit	_	Dain				
		Date				
lotary fills out below.						
tate of County of (Print name of state where this Affidavit is notarized) (Print the i	name of the	county	whore thi	o Affide	auit ie n	ntorizad)
sworn to and subscribed before me, the undersigned notary, on this date		l County	/20	at	1711 123 111	a.m./p.m.
	month	day	year	_ "-	time	circle one
(Print name of person who is signing this Affidavit. NOT the notary's name.)						
Notary's Signature						

Print court information exactly as it appears on your Original Petition for Divorce.

(Print your answers in blue ink) Cause Number:		
IN THE MATTER OF THE MARRIAGE OF		
Petitioner:	In the (check one):	
(Print first, middle, and last name of the spouse filing for divorce)	☐ District Court	☐ County Court at Law of:
And	(Court Number)	
Respondent:		County, Texas
(Print first, middle, and last name of other spouse)	(County)	
Final Decr (Divorce Set 1 - Uncontested, No	ee of Divorce o Minor Children. No Rea	l Property)
WARNING: Read all of the Instructions for D		,
for a jury. Date 1. Appearances Petitioner	ere was no jury. Neither the husba	and nor wife asked
The Petitioner's name is:	Middle	Last
(Check one box) The Petitioner was present, representing hir Decree of Divorce (called "Decree" throughout this The Petitioner was not present but has sign	document).	
Respondent The Respondent's name is:		<u> </u>
First	Middle Last	
(Check one box)		
The Respondent was present and agrees to	the terms in this Decree.	
☐ The Respondent was not present but has si	gned below, agreeing to the terms	in this Decree.
☐ The Respondent was not present and has d Last Known Address and a Military Status Aff reporter to record the hearing.		

- 70		leco							fills ou										
] A	cour	rt repo	rter di	d not i	record	today	's heai	ring be	cause	the hu	isband	wife,	and	judg	e agi	reed	not	
	to	o mal	ke a re	ecord.									H.						
] A	cour	rt repo	rter re	corde	d toda	y's he	aring.											

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 *Original Petition for Divorce* meets all legal requirements.

The Court finds that the *Original Petition for Divorce* was filed more than 60 days ago.

4. Children

Husband and Wife do not have any biological or adopted children, together, under the age of 18.

Husband and Wife do not have **any** biological or adopted children together who are 18 years old or older and are still in high school.

Husband and Wife do not have any disabled children of any age.

The wife has not had a child by another man since the date of marriage.

The wife is not pregnant.

5. Divorce

IT IS ORDERED that the Petitioner and the Respondent are divorced.

6. Property and Debts

About community property: Texas is a community property state. This means that any new property or debt that either party obtains from the minute they are married until the minute the judge grants the divorce is probably community property, even if the property or debt is only in one spouse's name. There are only a few exceptions to the law of community property such as gifts, inheritance, or a recovery for personal injuries that occurred during the marriage that is not for lost wages or medical expenses. All community property and debt should be included in the Final Decree of Divorce.

About separate property: If either party receives a gift, an inheritance, or a recovery for personal injuries that occurred during the marriage that is not for lost wages or medical expenses, it is separate property. It is a good idea to list separate property obtained during the marriage as that spouse's separate property in the Final Decree of Divorce.

More information about community and separate property can be found by consulting a lawyer, as well as in the Texas Family Code, Chapters 3, 4, and 5.

The Court makes the following orders regarding the parties' community and separate property:

Husband's Property

Husband's Separate Property

(Fill in all lines. If you have no property to declare in any particular category, write "none.")

The Court confirms that Husband owns the following property as his separate personal property: 1. Cars, trucks, motorcycles or other vehicles He owned these vehicles *before* marriage: Year Make Model Vehicle Identification No. [VIN] He received these vehicles as a gift or inheritance *during* the marriage: Make Model Vehicle Identification No. [VIN] 2. Other Money or Personal Property (not real property, such as a house or piece of land) Husband owned the following money or personal property *before* marriage: Husband inherited or received as a gift the following money or personal property 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:

Community Property

The Court ORDERS that Husband gets the following property as his sole and separate property, and Wife conveys (*gives*) to Husband her interest in such property, and Wife is divested of (*loses*) all right, title, interest and claim in and to that property.

Wife IS ORDERED to sign any documents needed to transfer any personal property listed below to Husband. Husband is responsible for preparing the documents.

- 1. All PERSONAL property in Husband's care, custody or control, or in Husband's name, that this Order does not give to Wife.
- 2. All of Husband's cash and money in any bank or other financial institution listed in Husband's name alone.
- 3. Any insurance policy that covers Husband's life.
- 4. Husband's cars, trucks, motorcycles or other vehicles listed below:

	Year	Make	Model	Vehicle Identification No. [VIN]
5.		vill keep the following erty such as a house or lan		l jointly: (For example, a bank account. but
Hu	sband's De	ebts (if you do not want H	usband t• pay these debts, do l	NOT use this form.)
		pay and shall indemn debts listed below:	ify and hold the wife and h	ner property harmless for any failure to
1.			harges, present and future alone, unless this Order r	e, that are in Husband's name alone or equires otherwise.
2.	Any debt F	lusband incurred after	separation. Date of separ	ration: Month Day Year
3.	The balance	ce due on any loan for	any vehicles that this Ord	er gives to Husband alone.
4.		debts listed below which		ame alone (such as credit cards,
Hu			, , ,	, and stock option plans. 401ks, and IRAs)
		loes not have any retir		
ᆜ	Husband r	nas the following retire	ment tunas:	
Id	entify or De	scribe Retirement Fund	State Current Valu	ue of

If Husband has retirement funds, the funds:

awa		tween the date of the O Husband and 50%	•	ate this Decree is signed by the Court are			
				/ife. (List dollar amount or percentage.)			
		d 100% to Husband	-	, , ,			
will (QI rec	need to ob DRO), to ma ommended	otain an additional ake the division eff that you hire a law	court order, usually c ective. A QDRO form er to prepare a QDR	y of Husband's retirement funds to Wife, you alled a "qualified domestic relations order is not included in this Divorce Set. It is D. If you award all of Husband's retirement you do not need a QDRO.			
<u>Wi1</u>	e's Propert	Y					
Wil	^f e's Separat	te Property					
(Fill	in all lines. If y	you have no property to	declare in any particular ca	tegory, write "none.")			
The	e Court confi	rms that Wife owns	the following property	as her separate personal property:			
1.	Cars, truck	s, motorcycles or	other vehicles				
	☐ She owr	ned these vehicles	before marriage:				
	Year	Make 	Model	Vehicle Identification No. [VIN]			
	☐ She rec	eived these vehicle	s as a gift or inheritand	ce <i>during</i> the marriage:			
	Year	Make	Model	Vehicle Identification No. [VIN]			
2.	Other Money or Personal Property (not real property, such as a house or piece of land.) Wife owned the following money or personal property before marriage:						
	Wife inherite	ed or received as a	gift the following mone	ey or personal property during the marriage:			
			ney recovery for perso les or medical expenso	nal injuries that occurred during the es.			

Со	mmunity P	roperty		
Hu	sband conv	_	terest in such prope	as her sole and separate property, and erty, and Husband is divested of (<i>loses</i>) a
		RDERED to sign any do Wife is responsible for p		transfer any personal property listed ments.
1.		NAL property in Wife's c ve to Husband.	are, custody, or cor	ntrol, or in Wife's name, that this Order
		ash and money in any b		al institution listed in Wife's name alone.
4.	Wife's cars	, trucks, motorcycles or	other vehicles listed	below:
	Year	Make 	Model	Vehicle Identification No. [VIN]
5.		ep the following persona as a house or land.)	al property still held	jointly: (For example, a bank account, but not rea
<i>Wii</i>		nent Funds (For example, anot have any retirement		and stock option plans, 401ks, and IRAs)
	Wife has th	e following retirement fu	ınds:	
ld	entify or Des	scribe Retirement Fund	State Current Fund	Value of
L If \/	lifa has ratir	ement funds, the funds:		
v			arriage and the date	e this Decree is signed by the Court are
aw		o Wife and 50% to Husb	_	,
	are awarde	d to Wife and _	to Husband	d. (List dollar amount or percentage.)

	are awarded 100% to Wife.	
ord red	ou divide the retirement funds above by awarding any of Wife's retirement funds to Husband, you need to obtain an additional court order, usually called a "qualified domestic relation er" (QDRO), to make the division effective. A QDRO form is not included in this Divorce Set. It is commended that you hire a lawyer to prepare a QDRO. If you award all of Wife's retirement funds Vife or if Wife has no retirement funds, you do not need a QDRO.	<u>s</u>
	'e's Debts (If you do not want Wife to pay these debts, do NOT use this form.)	
	e shall pay and shall indemnify and hold the husband and his property harmless for any failure to charge the debts listed below:)
1.	All taxes, bills, liens, and other charges, present and future, that are in Wife's name alone or that this Order gives to Wife alone, unless this Order requires otherwise.	Ì
2.	Any debt Wife incurred after separation. Date of separation	
2	Month Day Year	
3. 4.	The balance due on any loan for any vehicles that this Order gives to Wife alone. The other debts listed below, which are not in Wife's name alone (such as credit cards, student loans, medical bills, income taxes):	
7.	Muniment of Title	
pa	s Decree shall serve as a muniment of title to transfer ownership of all property awarded to any by in this Final Decree of Divorce. (A "muniment of title" creates an official record of ownership isfer.)	
8.	lame Change	
	Court changes the name of the: eck all boxes that apply)	
	Husband back to a name used before marriage, as it appears below.	
	First Middle Last	
	Wife back to a name used before marriage, as it appears below.	
	First Middle Last	

9. Court Costs

The costs of court are to be borne by the party who incurred them to the extent the party is required to pay such costs. A party who filed an affidavit of indigency that was not successfully contested is not required to pay court costs.

1	O.	0	tŀ	ıer	O	rd	e	rs

The court has the right to make other orders, if needed, to clarify or enforce the orders above.

11. Final Order

Any orders requested that do not appear above are denied. This Decree is a final judgment that disposes of all claims and all parties and is appealable.

Judge's Name		Judge's signature	
		Date of Judgment	
By signing below, the Pe form and substance of the		By signing below, the Res the form and substance of	
Petitioner's Name (print)	Phone Number	Respondent's Name (print)	Phone Number
		•	
Petitioner's Signature	Date	Respondent's Signature	Date

Print court information exactly as it appears on your Original Petition for Divorce.

(Print your answers in blue ink) Cause Number: IN THE MATTER OF THE MARRIAGE OF Petitioner: In the (check one): (Print first, middle, and last name of the spouse County Court at filing for divorce) ☐ District Court Law of: And County, Texas Respondent: (County) (Print first, middle, and last name of other spouse) **Certificate of Last Known Mailing Address** (Divorce Set 1 - Uncontested, No Minor Children, No Real Property) **WARNING:** Read all of the Instructions for Divorce Set 1 before filling out this form. certify that the last known mailing Your full name address that I have for Respondent, _ Spouse's full name Spouse's Mailing Address State Zip City Telephone Fax Party's Signature (Sign your name) Date

Print court information exactly as it appears on your Original Petition for Divorce. (Print your answers in blue ink) Cause Number: IN THE MATTER OF THE MARRIAGE OF Petitioner: In the (check one): ☐ County Court at (Print first, middle, and last name of the spouse filing for divorce) ☐ District Court Law of: And County, Texas Respondent: (County) (Print first, middle, and last name of other spouse) **Notice of Change of Address** (Divorce Set 1 - Uncontested, No Minor Children, No Real Property) WARNING: Read all of the Instructions for Divorce Set 1 before filling out this form. _____, certify that I am party to the above-styled Print your full name cause. My address has changed. I request that the Court's records be updated accordingly. My new address is as follows: Mailing Address Zip City Telephone Facsimile Party's Signature (Sign your name) Certificate of Service I gave a true copy of this Notice of Change of Address to my spouse (or my spouse's attorney, if applicable) in person, by fax, or by certified mail, return receipt requested. Party's Signature (Sign your name) Date

673.

Print court information exactly as it appears on your Original Petition for Divorce.

(Print your answers in blue ink) Cause Number:		
IN THE MATTER OF THE MARRIAGE OF		
Petitioner:	In the (check one):	
(Print first, middle, and last name of the spouse filing for divorce)	District Court	County Court at Law of:
And	(Court Number)	
Respondent:		County, Texas
(Print first, middle, and last name of other spouse)	(County)	
(Divorce Set 1 - Uncontested, No		
WARNING: Read all of the Instructions for Di	9	
State of Texas,		
County of	ivadi	
The person who signed this affidavit appeared and stated under oath: 1. "My name is:		•
First M.	iddle	Last
2. "The Respondent's name is:		•
First	Middle	Last
3. "I am the Petitioner in this case. I am an adult "I have personal knowledge of the facts stated "The facts stated in this affidavit are true and	d in this affidavit.	
(Check all boxes that apply)		
"I know that the Respondent is not in the milit to check their Defense Manpower Data Center Respondent is not on active duty in any of the		
		ified me that the
"I attached a true copy of the DMDC verification (If you check this box, you must attach a copy of the verification from this web address: https://www.dm	e armed forces. on. the DMDC verification. You can prin	nt a copy of the DMDC

			
- "			_
			-
			_
☐ "I do	not know if the Respondent is in the military now.		
☐ "The	Respondent is in the military now.		
Do not s	ign until you are in front of a notary.		
Signa	ature of Person Signing Affidavit	Date	
Notary fi	lls out below.		
State of	Texas, County of	ized)	
Sworn to	o and subscribed before me, the undersigned notary, on this o	date:ll20 at month_dayyeartime	a.m./p.m. (circle one)
by	ame of person who is signing this Affidavit. NOT the notary's name.)		
(Print r	aine of person who is signing this Affidavit. NOT the notary's name.)		
		lotary's Signature	