SELF-REPRESENTED LITIGANT PETITION FOR DIVORCE (103) (NO MINOR CHILDREN) AND FOR REQUESTING USE OF MAIDEN NAME

THESE FORMS ARE ONLY FOR MARRIED COUPLES WHO HAVE ALREADY BEEN LIVING SEPEATE AND APART FOR AT LEAST SIX (6) MONTHS BEFORE FILING FOR A DIVORCE. If you have not been living apart from your spouse for over (6) months, you cannot use these forms.

You will be filing your divorce as a "self-represented litigant," which means you are responsible for your case and no attorney will be representing you. As the person suing for divorce, you will be known as the **Petitioner** and your spouse will be known as the **Defendant.** All the forms you need to file for a divorce are attached.

HOW TO COMPLETE THE FORMS:

Note: The forms are numbered at the bottom of each page.

- 1. Make sure that all of the blanks are filled in on those pages marked with a "1" at the bottom. These forms are titled "PETITION FOR DIVORCE" and "VERIFICATION." Make at least one (1) copy of the form marked "PETITION FOR DIVORCE" after you have filled it out.
- **2.** Take all of the pages marked with the number "1" at the bottom to the Clerk of Court's Office located in the parish where you live. You should also bring one (1) copy of the form marked Petition For Divorce with you. Go to the Civil Department and tell the clerk that you do not have a lawyer, and that you want to file your divorce.
- 3. Ask the clerk to file all of the forms marked with the number "1" at the bottom. Also ask the clerk to stamp a date AND write the docket number of your case on the copy you brought of the Petition for Divorce. This is important because you will need your docket number and the date you filed your petition for divorce later. Keep your copy of the Petition for Divorce in a safe place.
- 4. You will need to check with your local Clerk of Court to determine the case "filing fee." If you cannot afford to pay the fee when you file your case, you can include an "IN FORMA PAUPERIS AFFIDAVIT," which asks the court to *delay* (but not eliminate) the cost of filing. Fill out all sections of the IN FORMA PAUPERIS AFFIDAVIT. Reference your check stubs to fill out section (7) and be sure to <u>sign this document in the presence of a notary.</u> This document can be found on the list of available forms, and is labeled with the number "2" at the bottom. If you are able to pay the court fees, you can skip this step.
- 5. Call the Clerk's office to check to see when your spouse is "served" (recommended to wait about 1-2 weeks before calling to check on service). Once the Clerk's office tells you that your spouse has been served, you must wait at least fifteen (15) days from the date your spouse was served. Then call the Clerk's office again to make sure your spouse has not filed an answer or other pleading.
- **6**. If your spouse has filed an answer to the lawsuit, you should check with the court to see if any hearings have been scheduled.
- 7. If nothing has been filed by your spouse, take the form titled MOTION FOR PRELIMINARY DEFAULT (which is marked "3-default" at the bottom of the page) to the Clerk's office. Be sure to fill in the section at the bottom for your address AND bring two (2) copies of the Motion for Preliminary Default, already filled out, along with the original. Ask the clerk to: 1-file the original copy of the Motion, 2-stamp a date on your copy of the Motion for you to keep, 3- send you the other copy of the Motion for Preliminary Default marked with the date that the Judge signed it (your address should be listed on the bottom of the page

- 8. You will receive a copy of the Preliminary Default in the mail. It should show the date the Preliminary Default was signed. Now, you must also fill in the form titled AFFIDAVIT OF CORRECTNESS (marked with "4" at the bottom of the page). You must sign it in the presence of a notary! You must also fill in the section of the JUDGMENT OF DIVORCE titled "Petitioner's Certification" at the bottom of the page—you will need to know the date of service, whether it was domiciliary or personal service, and the date that the Judge signed the Motion for Preliminary Default. Lastly, fill in the document titled "CERTIFICATE OF DIVORCE with you and your spouse's personal information."). You should also ask the Clerk of Court whether you are required to file the form titled "APPENDIX 28.1B: LA. C.C.P. ART. 1702(E) DIVORCE CHECKLIST."
- 8. Bring the **AFFIDAVIT OF CORRECTNESS** (marked with a number "4"), the **JUDGMENT OF DIVORCE** (marked with a number "4"), the **CERTIFICATE OF DIVORCE** and the **DIVORCE CHECKLIST** (if necessary) to the Clerk's office. Ask the Clerk to have a Judge sign them.
- 9. Once a Judge has signed your **JUDGMENT OF DIVORCE**, the Clerk's office will send you a certified copy of it. You are divorced as of the date of the Judge's signature at the bottom of the Judgment of Divorce. Keep this certified copy for your records.

All litigants are better off when represented by a licensed attorney. For help finding representation, visit www.LSBA.org/goto/FindLegalHelp. If you do not understand a legal term, need to have a hearing in open court, or need to clarify the correct response or application to your situation, you may want to seek more information or advice from the following resources:

Louisiana LawHelp: www.louisianalawhelp.org

Free Legal Answers: LA.freelegalanswers.org

Law Library of Louisiana: lasc.libguides.com/resources-for-self-represented-litigants

	* JUDICIAL DISTRICT COUR
VERSUS:	* DOCKET NO: DIV
	* PARISH, LOUISIANA
PETITION FOR DIVORO	E UNDER CIVIL CODE ARTICLE 103
	, (print your name), a major
_	, (print name of parish where you live) State of Louisiana
respectfully represents:	
	1.
Made defendant is	(print spouse's name), a major currently
	, (print name of parish where spouse lives) State o
Louisiana.	, , , ,
	2.
The parties were married on the	day of,, in
	orint date of marriage and parish where married).
	3.
Petitioner and defendant physical	y separated on theday of
	arate and apart since that time. (print date of separation
,	4.
Of the marriage, no children were	
	5.
Petitioner requests and is entitled	to a divorce under the provisions of Civil Code Arti
-	separate and apart for more than six (6) months with
reconciliation.	1
	6.
Petitioner (only if you are the wi	e), wishes to have her name confirmed as
	7.
Petitioner, due to poverty and wa	at of means, is unable to pay the costs of this suit an
	der the provisions of LA C.C.P., Articles 5181-518
WHEREFORE, petitioner prays	that after all legal delays and due proceedings, that
there be judgment granting petitioner a d	vorce, that her maiden name be confirmed, and that
defendant be cast with all court costs.	
	Respectfully submitted by:
	PETITIONER, In Proper Person (signature) Print your name and address:
	Telephone No

	*	JUDICIAL DISTRICT COURT		
VERSUS:	*	DOCKET NO:	DIV	
	*	PAR	ISH, LOUISIANA	
	VERIFIC	ATION		
STATE OF LOUISIANA				
PARISH OF				
BEFORE ME, the	undersigned authority,	personally came and a	ppeared:	
who, after being duly swo	orn, did depose and say	that:		
He/She is the petition	oner in the above entitle	ed matter, and all of the	allegations contained in	
the petition are true and corr	rect to the best of his/h	ner knowledge, informa	tion and belief.	
	AFFIA	ANT		
SWORN TO AND		e me, notary, this	day of	
,				
	NOTARY	PUBLIC		
CLERK OF COURT: PLI personal)	EASE SERVE (if wor	rk address is given, se	rvice must be	
Defendant (name and physical hom	e or work address)			

	*	JUDICIAL	JUDICIAL DISTRICT COURT		
VERSUS:	*	DOCKET NO:	DIV		
	*	ISH, LOUISIANA			
MOTION FOR	PRELI	MINARY DEFAULT			
ON MOTION OF Petitioner, (print	your nai	ne)	, and on		
suggesting to this Honorable Court that:					
A verified Petition for Divorce	e was	filed on this matter	on the day of		
	ate that v	was stamped on your copy o	f the petition).		
Defendant was served on the	day	of	, 20 (print the		
date that your spouse was served).					
No answer or other responsive plea	ading h	aving been filed, petitio	ner now moves for entry		
of Preliminary Default under Code of Civi	il Proce	dure Article 1701.			
		Respectfully submitt	ted by,		
		DETITIONED In D	open Down (:)		
		PETITIONER, In Pi	roper Person (signature)		
I hereby certify that a review of the record reveathis case on the issue of divorce.		tification answer or other responsive	pleadings have been filed in		
Deputy Clerk			Date		
	ORD	<u>)ER</u>			
Considering the above Motion, it is	s ORDI	ERED that a Preliminar	y Default be entered in		
the above captioned cause, in the minutes	of this	Court.			
THUS, DONE AND SIGNED thi	S	day of	, 20 at		
Louisiana.					
	DIS	TRICT JUDGE			
*Note to Clerk of Court: Please return a co Judge's signature to Petitioner at this addre		his Motion and Order, v	with the date of the		
(print your address):					

(3-DEFAULT)

	*	JUDICIAL	DISTRICT COURT
VERSUS:	*	DOCKET NO:	DIV
	*	PAR	RISH, LOUISIANA
	AFFIDAVIT OF	CORRECTNESS	
STATE OF LOUISIAN	A		
PARISH OF			
BEFORE ME, the	e undersigned notary pu	blic, personally came ar	nd appeared:
	Petiti	oner	
1. That she is	-	age of majority and	l who is domiciled in
		ere you live) Parish, Louis	
-		entitled and numbered ac	
		domiciled in the Parish	OI .
	(print name of parish of	n theday of	
(print date of marriag		in theday or	· · · · · · · · · · · · · · · · · · ·
	riage, no children were	horn or adopted:	
	_	-	of,
		emained living separate	
reconciliation since		mamed fiving separate t	and upart without
	ŕ	rce under Civil Code A	rticle 103(1) on the basis
•			ion for six (6) months or
more; and	ng nved separate and a	part without reconcination	ion for six (o) months of
	is not on active duty wi	th the Armed Forces of	the United Stated or any
of its allies.	is not on active daty wi		the office stated of any
or its unies.			
		PETITIONER	
SWORN TO AN	D SUBSCRIBED befo	ore me, on thisda	y of
20			
	NOTARY	PUBLIC	
		(print nan	ne and No.)

		*	JUDICIAL DISTRICT COURT			
VERSUS:		*	DOCKET	NO:	DIV	
	*PARISH, LOUISIAN					
CONFIRMATION C	OF DEFA	AULT	AND JUDGM	IENT OF DI	VORCE	
This matter was considered	ed pursua	ant to th	ne provisions o	of Louisiana (Civil Code Article	
103(1) and Code of Civil Procedu	ıre Articl	e 1702((E). The Court	having consi	dered the entire	
record of this matter and petitione	er's affida	avit of c	correctness (Ex	khibit A), and	I the law and	
evidence in favor thereof, renders	as follow	ws:				
IT IS HEREBY ORDER	RED AD	JUDG	ED AND DEC	CREED that	the preliminary	
default previously entered herein confirmed.	on the	day	of	, 20	, be now	
IT IS FURTHER ORDI	ERED, A	ADJUD	GED, AND D	ECREED th	at there be a	
judgment in favor of petitioner			, a	nd against de	fendant	
, decreeing a	a divorce	betwee	en the parties o	n the basis of	the parties having	
lived separate and apart continuou	usly and	without	reconciliation	for a period	of six (6) months or	
more as per Civil Code Article 10	03(1).					
IT IS FURTHER ORDE	ERED, A	DJUD	GED, AND D	ECREED th	at Petitioner's name	
is confirmed as			, `	which is her i	naiden name. (<i>print</i>	
your full maiden name).						
IT IS FURTHER ORDI	ERED, A	DJUD	GED, AND D	ECREED th	at all costs	
associated with these proceedings	are asse	ssed to	the defendant.			
JUDGMENT READ, RI	ENDER	ED AN	D SIGNED , t	his d	ay of	
, 20, at			_, Louisiana.			
	DIS	TRICT	T JUDGE			
I hereby certify that a review of the re this case.			rtification o answer or other	responsive plea	dings have been filed in	
Deputy Clerk				Date		
	e below to in	ndicate th	Certification at you have review			
I hereby certify that defendant was set date of service) and a preliminary default preliminary default judgment).						
Petitioner				Date		