Respond to a divorce application

Acknowledgement of service by the respondent

Applicant: John Doe Case number: LV17D80100

Respondent: Jane Doe

Reason for divorce: 2 years separation with

consent

Return this response to:

Courts and Tribunals Service Centre c/o HMCTS Digital Divorce PO Box 12706

Harlow, CM20 9QT

Email: divorcecase@justice.gov.uk

Phone: 0300 303 0642 (Mon, Wed, Fri: 8am-6pm,

Tue, Thu: 8am-8pm, Sat: 8am-2pm)

You need to respond to the divorce application within 7 working days of receiving it

If you live outside of England and Wales, then you may have more days to reply to this divorce. Please

refer to this link: https://www.justice.gov.uk/courts/procedure-rules/family/practice_directions/pd_part_06		
1. Have you read the application for divorce? Yes No	You will need to refer to the divorce application while you complete this form.	
2. When did you receive the application for divorce? Date	Please give the date you received the application.	
3. Do you consent to a divorce?	If you don't give your consent the divorce won't be able to continue based on 2 years separation with consent. The application will be	
Yes, I give my consent	returned to your spouse (if you don't defend the divorce).	
No, I don't give my consent	If your spouse wants to continue with the divorce, they'll need to change the reason (the fact the grounds for divorce are based on) to one that doesn't need your consent. You can find all the reasons on www.gov.uk.	
	Your spouse will have to pay £95 to change the reason. You may have to pay some or all of this extra fee if they've applied to claim their divorce costs.	
e 1 of 6	If you change your mind You must immediately inform the court if you wish to withdraw your consent.	

4.	How do you want to respond to the divorce application?	If you defend the divorce You'll need to submit another form (known as the 'answer') with your
	I will let the divorce proceed (I don't intend to 'defend' it).	reason for defending the divorce.
	I disagree with the application for divorce (I intend to 'defend' it).	Go to www.gov.uk and search for form 'D8B: Answer a divorce, dissolution, (judicial) separation or nullity petition or application'.
		You'll also have to pay a £245 fee.
		You have 21 days to submit your answer from the date you received the divorce application.
		If you don't submit the answer by the deadline, your spouse will usually be able to continue with the divorce as if you didn't defend it.
5.	Do you intend to ask the court to delay the divorce until it's satisfied with your financial situation? Yes	If you ask the court to do this, the court won't finalise the divorce (make the decree absolute) unless it's satisfied that your spouse either:
	□ No	 has made or will make financial provision for you that is reasonable and fair or the best that can they can do under the circumstances
		 shouldn't have to provide for you financially

snouldn't have to provide for you financially
 When making its decision the court will take into account both of your individual

circumstances (for example your ages, health, conduct, and earning capacities) and your financial position

should your spouse die first.

The court may decide not to delay the divorce if there are circumstances under which it shouldn't be delayed and the court is satisfied that your spouse will make appropriate financial provision for you.

If you respond Yes, you'll need to also download and submit another form. The court will need to receive it before the decree absolute is granted. Go to www.gov.uk and search for 'Form B - Notice of an application to consider the financial position of the respondent after the divorce'.

6.	Do you agree that the courts of England and Wales have jurisdiction (the legal power) to grant you a divorce?		
	Check the part of the divorce application called Why the court can deal with the case (jurisdiction) to answer this question.		
	Yes, I agree that the court has jurisdiction		
	No, I don't agree that the court has jurisdiction		
	If No provide details:		
	why the court doesn't have jurisdictionwhich country your life is mainly based in		

Notes on jurisdiction

Your spouse has said that the courts of England and Wales have jurisdiction because at least one the following or a combination of the following applies. If you're not sure if this applies to you, you should get legal advice.

Habitual residence

If your life is mainly based in England or Wales then you're what is legally known as 'habitually resident'. This may include working, owning property, having children in school, and your main family life taking place in England or Wales.

This isn't a complete list of what makes up habitual residence, and just because some of them apply to you doesn't mean you're habitually resident.

Domicile

Your domicile is usually the place in which you were born, regard as your permanent home and to which you have the closest ties. However, domicile can be more complex if you or your parents have moved countries in the past.

When you're born, you acquire a domicile of origin. This is usually:

- the country your father considered his permanent home if your parents were married
- the country your mother considered her permanent home if your parents were unmarried, or your father had died

If you leave your domicile of origin and settle in another country as an adult, the new country may become your domicile of choice.

Residual jurisdiction

You should get legal advice if your spouse has used residual jurisdiction.

7.	Are there any other legal proceedings the court needs to know about?	Provide details of any ongoing legal proceedings in a court, tribunal or other authority which are either:
	Yes, provide further details and try to include: case numbers what they are about names of those involved name of the court, the tribunal, and/or the authority country it's in date that the proceedings began and of any future hearings anything else that might affect the application for divorce	 related to the marriage may affect its validity (how legal the marriage is) As part of the divorce application your
8.	If your spouse has claimed their divorce costs from you, do you agree to pay them? Check the part of the divorce application called costs orders to answer this question. I agree to pay some or all of the divorce costs (give details below) I should not pay any costs, and will give my reasons (give details below) Further details:	Financial orders The divorce application states whether or not your spouse is applying for a financial order. They will need to submit another form to proceed with tha application. If they do proceed with it, you'll be given an opportunity to respond to it at a future date. To respond, you'll need to complete a form with the details of your property and income. You'll then go to a hearing where a judge will make a decision. You can also apply for a financial order yourself.
		orders on www.gov.uk.

If you're responding to the divorce application yourself, complete this part

Statement of truth

I confirm that:

 I am the person named as the respondent in this application for divorce. I believe that the facts stated in this application are true. 	You only need to enter a new home address if it isn't correct in the divorcapplication.
Signed	
Date	
Contact details	
Home address	
	You can also ask that your new address is kept confidential if you wish.
Correspondence address	
	Provide a correspondence address if you want your divorce papers sent to ar address other than your home address.
Email address (optional):	
	If the court needs to contact you, it will be able to do so more quickly if you provide your email address and phone
Phone number (optional):	number. These will not be shared with your spouse.

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The statement of truth must only be completed by the person named as the respondent in the divorce application. You could be fined or imprisoned for contempt of court if you deliberately submit false information.

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If you're a solicitor responding on behalf of a client, complete this part				
The respondent believes that the facts stated in this application are true.				
I am/We are acting for the respondent in this matter.				
Signed				
Solicitor for the Respondent				
Date				
Service address				
Email address				
Phone number				

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