Case number

1	2	3	4	5	6	5	6	7	5	4	3	3	2	2	3

Application notice

Name of court	
Court	
Name of applicant	
Арр	
Name of applicant 2	
App Name	
Name of respondent	
Resp Name	

1. Please give your name or, if you are a solicitor, the name of your firm.

2. What is your role in the main proceedings,

'	applicant/petitioner
	applicant 2
	respondent
	solicitor. Whom do you represent?
	other (please specify)

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	Test	the hearing because, to apply for leave to issue my divorce application without my marriage certificate because etc.		
have that an c mac	application may be considered by a judge on the information you e set out in your application notice. The judge may make an order on information, without a hearing. However, any party who objects to order made in this way may apply to the court within 7 days of it being le, for a hearing, at which all parties can attend, when the application be reconsidered.	If you are applying to vary an existing order or to reactivate proceedings you should enter the details here. A draft copy of any order you are applying for must be attached to your application. The draft should state the amount of any costs to be paid by the other party and a brief		
4.	Are there any reasons why this application should not be dealt with on paper by a judge?	calculation of how it was arrived at.		
	Yes. It should not be dealt with on paper by a judge because	Note 4: The court will only deal with application 'without hearing' in the following circumstances: • where all the parties age to the terms of the ordering asked for; • where all the parties age that the court should		
	✓ No	deal with the application without a hearing; orwhere the court does not consider that a hearing would be appropriate.		
	Domestic Abuse Act 2021	поста во арргориалог		
	Provisions in the Domestic Abuse Act 2021 have the effect of preventing an individual accused of abuse from questioning in person a party or witness in the case who is the victim of the abuse, and also prevents a victim of abuse from questioning in person the accused individual in specified circumstances.			

If the court directs that the proceedings be listed for a hearing where oral evidence may be given, form **EX740** (person making the abuse accusation) or form EX741 (person accused of abuse) 'Application and information needed by the court to consider whether to prevent (prohibit) questioning (cross-examination) in person' may need to be completed so that the court can consider whether questioning in person should be prevented. The court will send the appropriate form with the court order.

What order are you asking the court to make and why?

Please attach a draft copy of the order you are applying for.

3.

Note 3: Set out what order you are applying for and why; e.g. to adjourn

th

- ee
- ee

For Deemed Service applications for divorce, Questions 5-9 are not required. See guidance notes for more information. application 5. Are there any reasons why this application should not be dealt with at a telephone hearing? Yes. This hearing should not be dealt with at a telephone hearing because ✓ No 6. How long do you think the hearing will last? hours minutes 7. Is this time estimate agreed by all parties? ✓ Yes No 8. Give details of any fixed hearing date or period. test request 9. Does this application need to be heard by a specific judge/level of iudge? Yes. This application needs to be heard by (Name or level of judge) the box. ✓ No

Deemed Service

(These applications do not require a hearing.)

The applicant can apply to the court for an application for deemed service when they have evidence the respondent has received the divorce application but has not filed an acknowledgment of service with the court. Evidence can be written confirmation such as a letter, email, or text.

Note 5: Indicate in a covering letter any dates that you are unavailable to attend within the next six weeks.

Telephone hearings are only available in applications where at least one of the parties involved in the case is legally represented.

Not all applications will be suitable for a telephone hearing and the court may refuse your

Note 6: If you do not know how long the hearing will take do not quess, instead leave these boxes blank.

Note 7: If your case has already been allocated a hearing date or trial period please insert details of those dates in

Note 8: Enter the details if there is a requirement for your case to be heard by a specific judge or level of judge.

Give names, addresses, and email addresses: (If necessary, please continue on a separate sheet)	want the court to send a copy of the application to.
Test	
What information will you be relying on? ✓ the attached statement. ☐ the divorce/dissolution/nullity/(judicial) separation application. ☐ the statement in support of the divorce/dissolution/nullity/(judicial) separation.	Note 11: In this section please set out the information you want the court to take into account in support of the application you are making. If you wish to rely on: • a witness statement, tick the first box and attach the statement to the application notice. A witness statement form it available on request from the court office. • a statement of case, tick the second box if
the evidence set out in the box below: (If necessary, please continue on a separate sheet)	you intend to rely on you particulars of claim or defence in support of yo application. • written evidence on this form, tick the fourth box and enter details in the space provided. You must also complete the statement of truth. Proceedingsfor contemp of court may be brought against a person who signs a statement of trut without an honest belief its truth.

10. Who should be served with this application?

Note 10: Please indicate in

Statement of truth

I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

I believe that the facts stated in this form and any continuation sheets are true.						
The applicant believes that the facts stated in this form and any continuation sheets are true. I am authorised by the applicant to sign this statement.						
The respondent believes that the facts stated in this form and any continuation sheets are true. I am authorised by the respondent to sign this statement.						
Signature						
Test						
Applicant						
Respondent						
Applicant's legal representative (as defined by FPR 2.3(1))						
Respondent's legal representative (as defined by FPR 2.3(1))						
Date						
Day Month Year						
12 2024						
- ull name						
Name						
Name of the legal representative's firm						
Name						
If signing on behalf of firm or company give position or office held						

Address details for service of documents

Please only complete this section if you wish to change your address for service. The court will use the address for service you provided in your divorce, dissolution or (judicial) separation proceedings if you do not provide one here.

Do you wish to keep your contact details confidential from yo spouse or civil partner? Yes. Please complete the separate C8 form with your det	
order to do this.	
If you want to keep your contact details confidential, do not complete this question . Please complete form C8 .	
Building and street	
Second line of address	
Town or city	
County (optional)	
Country	
Postcode	
Email address	If the court needs to
	contact you, it will be able
	to do so more quickly if you provide your email address
	and phone number.
Dhone number (entional)	The email address should not be the same as the one given for your husband/
Phone number (optional)	wife/civil partner.

Court fee Court fee You can find the current What you need to pay fee in leaflet EX50 Civil and Family Court Fees which the court fee is can be downloaded from: 250 https://www.gov.uk/ government/collections/ court-and-tribunal-forms How to pay the court fee If you cannot afford the ✓ I have not included payment because court fee ✓ I have applied for Help with Fees online and You may not have to pay a my reference number is fee, or you may get some money off it if you only have W F 3 2 a small amount of savings and investments, receive ☐ I am applying for Help with Fees, see attached form **EX160** certain benefits or are on a Other - please explain why low income. You can apply for help with court and tribunal fees online at www.gov.uk/helpwith-court-fees or through A debit or credit card payment the 'EX160 Apply for help with fees' form and 'EX160A I will pay over the phone. - How to apply for help with | | please email me details on how to pay, my email address is fees' quidance. A debit or credit card payment. To pay the court fee over the phone, you should call the Court that is currently managing your case. ☐ I attach a **cheque or postal order**, made payable to 'HMCTS' Fee account details – for use by legal professionals Fee account - a way for solicitors, local authorities Your account number and other regular users to make payments relating to В Α civil and family cases. Your reference (if applicable)

Please send your completed application and copies to the court that is managing your case.

The addresses can be found here:

https://www.find-court-tribunal.service.gov.uk