							Cas	e nu	mbe	r						
	spo (juc												ame	of a	pplic	cant
Ack	now resp	ledg	gme		•			αрі	Jul	Jac	1011					
tile	resp	Onc	ieiit									N	ame	of re	espo	nde
D8 -	omple - App <b>8S</b> -	licat	ion f	or a	divor	ce o	r diss	olut	ion (	endi	ing a					)
You	ı mus	t res	pon	d to	the a	applio	catio	n <b>wi</b>	thin	14 c	lays	of re	eceiv	ing i	it.	
1.		e ap Divo		tion	for c	divord	ce, di	ssol	utior	or	(judi	cial)	sep	arati	on?	
			olutio	on												
		(Judi	cial)	Sep	arati	ion										
2.	diss	oluti	on (e	endir	ng a d	olicat civil p rder)	artn									
		Yes														
		Vo														
3.	Whe	n di	d you	rec	eive	the a	pplic	atio	n?							
	Day			Mon	ith		Year									

# ame of respondent

# Case query helpline 0300 303 0642

Monday to Friday 8am to 6pm

# Money and property when you divorce or separate

You may be able to solve your financial and other arrangements outside of court, for example through mediation. You can find more information on mediation at <a href="https://www.gov.uk/money-property-when-relationship-ends/mediation">www.gov.uk/money-property-when-relationship-ends/mediation</a>

You can find more guidance on financial orders and how to get help agreeing on any issues at <a href="https://www.gov.uk/money-property-when-relationship-ends/apply-for-a-financial-order">www.gov.uk/money-property-when-relationship-ends/apply-for-a-financial-order</a>

#### Child arrangements

You can find information on making child arrangements if you divorce or separate at: www.gov.uk/looking-after-children-divorce



You can only dispute the divorce/dissolution/(judicial) separation if you do not believe the courts have jurisdiction to deal with it, if you can prove the marriage was never valid or if the marriage or civil partnership has already legally ended.

4.	Do you intend to dispute the divorce/dissolution/(judicial) separation?
	Yes. You will need to complete form ' <b>D8B</b> – Answer a divorce dissolution, (judicial) separation or nullity application'
	☐ No

Note 4: If you dispute the divorce/dissolution/ (judicial) separation You will need to submit another form (known as the 'answer') with your reason for disputing the divorce/ dissolution/(judicial) separation.

You have 21 days to submit your answer from the date the acknowledgment of service must be filed (14 days from the date the application was served on you).

If you do not submit the answer by the deadline, your spouse will usually be able to continue with the divorce/dissolution/ (judicial) separation as if you did not dispute it.

The court will accept the statement of irretrievable breakdown as conclusive evidence that your marriage or civil partnership has broken down irretrievably.

#### Jurisdiction of the courts

5.

Your husband/wife/civil partner was asked some questions to find out whether the courts of England and Wales have the legal power (jurisdiction) to grant you a divorce/dissolution/(judicial) separation.

The usual basis for the court to have jurisdication is where one or both parties are habitually resident in England and Wales.

Check the application called 'Why the court can deal with the case (jurisdiction)' to answer this question.

Do you agree the courts of England and Wales have jurisdiction?

n which co	untry is you	r life mainl	v based?	
			,	

#### 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 are 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 are 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 is not a complete list of what makes up habitual residence, and just because some of them apply to you does not mean you are 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 are born, you acquire a domicile of origin. This is usually the country your father considered his permanent home if your parents were married and/ or 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

## If this is a response to a (judicial) separation, please go to question 8.

7.	Do you intend to ask the court to delay the divorce or dissolution until it is satisfied with your financial situation?	<b>Note 7:</b> When making its decision the court will take into account both of your
	Yes. You will need to complete 'Form B - Notice of an application to consider the financial position of the respondent after the divorce'. The court will need to receive it before the final order is granted.  No	individual circumstances (including your ages, health, conduct, earning capabilities and financial resources and obligations) and your financial position
8.	Are there any existing or previous court proceedings relating to your marriage/civil partnership or affecting its validity (including any existing or concluded court proceedings overseas)?	should your spouse/civil partner die first.  The court may decide not to delay the divorce/
	Yes. Give further details in the box below.  No	dissolution if there are circumstances under which it should not be delayed and the court is satisfied
	Give details of any existing or previous court proceedings to include:  • case numbers	that your spouse will make appropriate financial provision for you.
	<ul> <li>what they are about</li> <li>names of those involved</li> <li>the country where the proceedings took place or are taking place</li> <li>name of the court, tribunal or authority dealing with</li> </ul>	The application states whether or not your spouse is applying for a financial order. You can also apply for a financial order yourself.
	the proceedings  • date the proceedings began and dates of any future hearings	For more information please go to the following web page www.gov.uk/money-property-when-relationship-ends?step-by-step-nav=84b7fdca-a8b0-4500-bc27-dafeab9f1401
9.	What language do you want to receive emails and documents in?  English	
	Welsh	

## **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 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
Respondent
Respondent's legal representative (as defined by FPR 2.3(1))
Date
Day Month Year
Full name
Name of respondent's legal representative's firm
If signing on behalf of firm or company give position or office held

## Address details for service of documents

If you have ticked the question above <b>do not</b> give your details here.	
You may share my details with my spouse or civil partner.	
My details are:	
Building and street	
Second line of address	
Town or city	
County (optional)	
Country	
Postcode	
Fosicode	
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.	
The email address should not be the same as the one given for	
the applicant.	
Email address	
Phone number (optional)	

# You can return your response by post or email to:

Email: divorcecase@justice.gov.uk

Post: HMCTS Divorce and Dissolution service

PO Box 13226

Harlow CM20 9UG

**Phone:** 0300 303 0642 Monday to Friday 8am to 6pm