Vermillion Circuit Court Clerk
255 S. Main St.
3rd Floor Courthouse
PO Box 10
Newport, Indiana 47966
765-492-5350

FILING DIVORCE WITHOUT ASSISTANCE FROM AN ATTORNEY/WITH CHILDREN THE JUDGE, COURT STAFF, CLERK OR CLERK STAFF MAY NOT GIVE YOU LEGAL ADVICE OR ANSWER QUESTIONS REGARDING THE FORMS.

Websites which may provide additional assistance
Self-Represented Litigant http://www.in.gov/judiciary/selfservice/
Child Support Calculation http://www.in.gov/judiciary/childsupport/
www.vermilliongov.us (check filing fees)

- 1. To begin the process, you must file the Verified Petition For Dissolution of Marriage, Summons and Appearance.
- 2. Bring forms to the Vermillion County Clerk's Office, plus the filing fee, which includes the Respondent being served by certified mail. If you wish for the Respondent to be served by Sheriff, you must pay the additional Sheriff's service fee. We accept the following forms of payment:

 Cash

Money Order Certified Check Credit Card (Visa, MC & Discover) - Convenience Fee Applies

- 3. **IF** you wish to have a Provisional Hearing, you must also have your Motion For Provisional Hearing and Notice of Provisional Hearing completed. <u>Most people do not request a Provisional Hearing.</u>
- 4. You will need to perfect service on the other party/respondent either by mailing pleadings Certified Mail/Signature Confirmation or paying the Sheriff's service fee.
- 5. Indiana Law requires a minimum sixty (60) day waiting period after the Petition is filed before the divorce may be granted. At the end of the sixty (60) days, either party must file: Motion for Final Hearing and Notice of Final Hearing

OR

Verified Waiver of Final Hearing, Decree of Dissolution of Marriage and Settlement Agreement, and Child Support Obligation Worksheet (http://www.in.gov/judiciary/childsupport/).

6. If the forms dealing with the Verified Waiver of Final Hearing, Decree of Dissolution of Marriage and Settlement Agreement, and Child Support Obligation Worksheet are filed and properly completed, the Court may grant the divorce without a hearing. However, there is no guarantee that Judge will grant the divorce without a hearing or without requiring additional information.

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<u>AI</u>	PI	<u>PEA</u>	RAI	<u>NCE</u>							
										_	
											
		· · · · ·									_
Yes		Caı	use 1	Numb	er: _						
No											
	Yes	Yes	Yes Ca	Yes Cause No	Yes Cause Numb	APPEARANCE Yes Cause Number: No	APPEARANCE Yes Cause Number: No	APPEARANCE Yes Cause Number: No	APPEARANCE Yes Cause Number:	APPEARANCE Yes Cause Number: No	Yes Cause Number:

IN RE: THE MARRIAGE OF	
Petitioner	
and	83C01DC
Respondent	
VERIFIED PETITION FO	R DISSOLUTION OF MARRIAGE
The Petitioner states:	
1. The Petitioner resides at:	The Respondent resides at:
Mailing Address & PO Box	Mailing Address & PO Box
City, State, Zip	City, State, Zip
Phone number	Phone number
2. The parties were married on	, and separated on
3. The Petitioner or Respondent has been a country three (3) months, and has resided in the State	continuous resident of Vermillion County for the last of Indiana for the last six (6) months.
4. The wife is not now pregnant. There is/ar	re child(ren) born of the marriage:
Name:	Date of Birth:
	,

child(ren).	is a fit and proper person to have custody of the minor
6	Neither parties is a member of the military One or both parties are members of the military
7. The marria	ge has suffered an irretrievable breakdown and should be dissolved.
8	Wife would like her former name of: restored. Wife DOES NOT want to change her name.
I request that and proper rel	this Court issue an order dissolving the marriage of the parties, and for all other just ief.
I affirm unde	er the penalties of perjury that the foregoing representations are true.
Date	Petitioner's Signature

IN RE: THE MARRIAGE OF			
Petitioner			
and		83C01	DC
Respondent			
	SUMMONS		
Respondent's address:			
1. You are hereby notified that you have been	n sued by the Petitioner	for Dissolution of I	Marriage.
2. If a Notice of Provisional Hearing is attack stated on the notice. If you do not appear, e by the Court. If a Temporary Restraining Or	vidence may be heard	in your absence as	nd a determination made
3. If you wish to retain an attorney to represe Provisional Hearing.	ent you, it is advisable to	do so before the d	ate stated in the Notice of
4. If you take no action in this case after the or make a determination regarding any of the property division (real or personal) and any of	e following: child custoo	ly, child support, m	
·			
Date	Veri	million County	Clerk Signature
Vermillion Circuit Court Clerk PO Box 10 Newport, IN 47966 (765)-492-5350			
The following manner of service is	hereby requested:		
Certified Mail Sheriff Service			

IN RE:	THE MARRIAGE OF			
Petition	ner			
	and		83C01	DC
Respon	ıdent			
	MOTION FOR	PROVISIONA	L HEARING	
	I request the Court hold a Provision following:	onal Hearing to is	ssue a Provisio	nal (temporary) Order
	Temporary Custody of the minor child Temporary child support for the minor Temporary parenting time (visitation Temporary possession of marital resistant Temporary division of debts Temporary division of property Restraining the parties from removin Court of all parties. Restraining the parties from transferrany property of the parties Other	or child(ren)) for the non-custo dence g the child(ren) fro ing, encumbering,	om the state with concealing, or i	in any way disposing of
Date		Petitioner's	Signature	
attorne	CERTIFE I hereby certify that I sent a copy y, or opposing party, if not represe		first class mai	
		Petitioner's	Signature	

IN RE: THE MARRIAGE OF			
Petitioner			
and		83C01	-DC
Respondent			
NOTICE OF I	PROVISIONAL	HEARING	
A Verified Petition for Dissolution	n of Marriage and	l request for Pr	ovisional Hearing has
been filed in this Court.			
The Court hereby sets a Provision	al Hearing on		20,
at A.M. / P.M.			
The parties may present evidence	on their behalf. F	ailure to appea	r may result in matters
being decided in your absence.			
			,
SO ORDERED this day of		, 20	
	Judge, Vern	nillion Circuit	Court

IN RE: THE MARRIAGE OF			
Petitioner	······		
and		83C01	DC
Respondent	· 		
<u>M</u>	OTION FOR FINAL	. HEARING	
I request this matter be so Petition for Dissolution was filed	-	· · · · · · · · · · · · · · · · · · ·	0) days or more since the
15 minutes or less			
60 minutes or less			
more than 60 minutes			
Therefore, I request the Court to	set this for Final Hear	ring.	
Date	Signatur	re	
	CERTIFICATE OF	<u>SERVICE</u>	
I hereby certify that I sen attorney, or opposing party, if no			
	Signatur	'e	

IN RE: THE MARRIAGE OF			
Petitioner	<u> </u>		
and		83C01	DC
Respondent	<u>.</u>		
	CE OF FINAL		
A Motion For Final Hearing 1 for a Final Hearing on			
The parties may present evidence on t decided in your absence.			
SO ORDERED this	_ day of		, 20
	Judge, '	Vermillion Circuit (Court

Petitioner	
and	83C01DC
Respondent	
VERIFIED	WAIVER OF FINAL HEARING
	d Respondent, pursuant to Ind. Code 31-1-11.5-8 and submit ng. In support of this Waiver, the parties state that:
 More than sixty (60) days hat Petition for Dissolution of M 	ve elapsed since the filing of the Petitioner's Verified larriage;
2. Both parties request the Coursettlement Agreement;	rt to approve their Decree of Dissolution of Marriage and
Both parties voluntarily waiv issues.	ve the opportunity to hold a Final Hearing on contested
I affirm under the penalties of perjur	ry that the foregoing representations are true.
Date:	
Petitioner's Signature	Spouse's Signature

Petitio	oner		
	and	83C01	DC
Respo	ondent		
<u>DE</u>	CREE OF DISSOLUTION OF MARRI	AGE AND SETTLEM	ENT AGREEMENT
consid	arties having submitted their Settlement Applement the Verified Petition for Dissolution on the submitted by the parties, now approves	of Marriage and Verified	Waiver of Final
1.	The parties were married on	, and separated	i on
2.			
	three (3) months, and resided in the State of	Indiana for the last six (6) t	nonths.
3.	Neither party is a member of the	military	
	One or both parties are members	of the military	
4.	Wife is not pregnant		
5.	There is/are child(ren) born of the	ne marriage:	
	Name:	Date	of Birth:
6.	1 0		
	Petitioner shall have sole physic	•	
	Respondent shall have sole physic Petitioner shall have sole physic		
	custody of the child(ren).	war cases wy same one position	
	Respondent shall have sole phys	sical custody and the part	ies shall have joint leg
	custody of the child(ren).		

7.	The parties have agreed on the following Parenting Time (Visitation) order: Petitioner shall have reasonable visitation with the minor child(ren) as the parties
	agree or according to the Indiana Parenting Time guidelines.
	Respondent shall have reasonable visitation with the minor child(ren) as the
	parties agree or according to the Indiana Parenting Time guidelines. Other:
8.	will pay child support in the amount of
	per week, as shown by the attached child support
	worksheet, through the County Clerk's office, or by income withholding order if
	available from the employer, beginning on the first Friday following the date of the
	decree.
	will be responsible for the first of uninsured
	medical expenses for the minor child(ren). Thereafter, Father shall be responsible for
	% of uninsured medical expenses, and Mother shall be responsible for%
	of uninsured medical expenses for the minor child(ren).
9.	The parties have agreed on the following provisions for health insurance maintenance:
	shall maintain medical, dental, and optical
	insurance as available through employment on the minor child(ren).
10.	The parties have agreed on the following arrangement for claiming the tax credits,
	exemptions, and deductions for the minor child(ren):
	Petitioner shall be entitled to claim the minor child(ren) for federal, state, and
	local income tax purposes on an annual basis; Respondent shall sign all necessary
	documents that will entitle Petitioner to do so.
	Respondent shall be entitled to claim the minor child(ren) for federal, state and
	local income tax purposes on an annual basis; Petitioner shall sign all necessary
	documents that will entitle Respondent to do so.
	Petitioner and Respondent shall each be entitled to claim the minor child(ren)
	for federal, state and local income tax purposes in alternating years; Petitioner
	shall be entitled to claim the minor child(ren) in the year, and
	every (odd/even) year.
	Other:

the following debts:	
Name of Creditor	Amount of Debt
Respondent will be solely responsible fo following debts:	r, and shall hold Petitioner harmless from th
Name of Creditor	Amount of Debt
The parties have agreed on the following There are no vehicles to divide.	vehicle division:
The parties have agreed on the following There are no vehicles to divide. Petitioner will have sole possessions.	vehicle division: on of the following vehicles, and Responder
The parties have agreed on the following There are no vehicles to divide. Petitioner will have sole possessions shall execute all documents necessary to	
The parties have agreed on the following There are no vehicles to divide. Petitioner will have sole possessions shall execute all documents necessary to days of the date of this Order.	vehicle division: on of the following vehicles, and Responder

13.	The parties have agreed on the following property division: The parties have already divided all items of property. Petitioner will have sole possession of the following items of property:					
	Respondent will have sole possession of the following items of property:					
14.	The parties have agreed upon the following real estate division: The parties do not own any real estate. The Petitioner will have the following real estate and be responsible for any indebtedness on the property: Respondent agrees to execute any documents necessary for the transfer of right, title and interest in said real estate.					
	The Respondent will have the following real estate and be responsible for any indebtedness on the property. Petitioner agrees to execute any documents necessary for the transfer of right, title and interest in said real estate.					
	Other:					
15.	The marriage has suffered an irretrievable breakdown and should be dissolved.					
16.	Change of last name: REQUESTING change of last name to: NO last name change requested					

The parties have disclosed all relevant documents and exchanged all information on value of property, pensions, real estate and other assets and debts. The parties agree that this division of property is/is not an approximate equal division of the assets and debts. The parties agree that if this division is not a nearly equal division, that the deviation from the presumptive equal division should be accepted by the Court because it is the parties' agreement and neither party has been forced or threatened to accept this agreement.

I affirm under the penalties of perjury that the foregoing representations are true.

Petitioner's Signature	
STATE OF INDIANA)
COUNTY OF) SS: _)
Before me,	a notary public in and for
County, State of Indiana, personall being first duly sworn upon his/her are true.	y appeared, and he/she oath, says that the facts alleged in the foregoing instrument
Date:	
MY COMMISSION EXPIRES:	Notary Public
Spouse's Signature	
STATE OF INDIANA)) SS:
COUNTY OF	_)
Before me,	a notary public in and for
County, State of Indiana, personall	y appeared, and he/she oath, says that the facts alleged in the foregoing instrument
Date:	
MY COMMISSION EXPIRES:	Notary Public
IT IS THEREFORE ORDERED and the terms of their agreement as	by the Court that the parties' marriage is hereby dissolved set out above shall be incorporated into the Order.
Date	Judge, Vermillion Circuit Court

VERMILLION COUNTY CHILD SUPPORT INFORMATION SHEET

CAUSE NO: 83C01- - -

PERSON RECEIVING SUPPORT PAYN	<u>MENTS</u>				
Relationship to Child:					
Name:	Other	Names:	M/F	Race	
Mailing Address:			MATERIAL CONTRACTOR OF THE CON	1000-4-11-4-1-4-4-4-4-4-4-4-4-4-4-4-4-4-	-
City:		State:	Zip Code:		_
Date of Birth:	Soc. Se	ecurity No.:	-		_
Telephone No.:	*				
PERSON PAYING SUPPORT					
Relationship to Child:					
Name:	Other	Names:	M/F	Race	-
Mailing Address:					
City:		State:	Zip Code:		_
Date of Birth:	Soc. So	ecurity No.:	-		
Telephone No.:					
CHILD(REN) INFORMATION					
Name:					
Date of Birth:	Soc. Security No.:_				
Name:	M/FR	ace		· —— — —	
Date of Birth:	Soc. Security No.:_	-			
Name:	M/F R	ace			
Date of Birth:	Soc. Security No.:_				
Name:	M/F R	ace			
Date of Birth:	Soc Security No :	_	_		

IF YOUR ADDRESS/PHONE # CHANGES AT ANYTIME, CALL 765-492-5350 TO UPDATE!