INSTRUCTIONS FOR COMPLETING THE SELF-REPRESENTED LITIGANT SIMPLE DIVORCE PACKET

PLAINTIFF

WARNING: You are strongly encouraged to seek the advice of an attorney before filing any legal matter. This packet is designed to provide information and forms to people who are representing themselves in court. If you proceed without an attorney, it may negatively affect your legal rights. If you are unsure whether to proceed, or have questions about these forms or your legal rights, consult an attorney. Please note that clerks of court, court staff and judges cannot give you legal advice.

DISCLAIMER: The information in this packet is not legal advice and cannot replace the advice of competent legal counsel licensed in your state. Divorce laws vary from state to state and the information contained in this packet is specific to South Carolina. Please note that the information contained in this packet is subject to change and make sure that you have the most current version of this packet before filing.

PART 1: COMPLETING YOUR PAPERWORK

The following instructions will help you file for a simple divorce in South Carolina pro se, or without an attorney. Pro se is a Latin term meaning "in person" or "on one's own behalf." As the courts see more people representing themselves in court, you may also hear the term self-represented litigant instead of pro se. While the self-represented litigant may not incur the attorney expense, the self-represented litigant does not have the expert guidance that an attorney can provide.

Getting a divorce is not an easy process, and divorce should not be taken lightly. If you are not sure whether you want to divorce, do not file these forms. You may want to consider an alternative such as mediation. When you are sure you want to file for a divorce, a filing fee (\$150) will be collected by the Clerk of Court at the time of filing. Additionally, Clerk of Court offices may charge their standard copy fee for the forms in this packet if you request the forms from their offices.

The self-represented simple divorce packet is designed for people who meet all of the following:

- ✓ Are filing on the ground of One (1) Year Continuous Separation without cohabitation
- ✓ Have no marital property in OR have reached an agreement on how to divide the

 Have no marital debt OR have reached an agreement on how to divide the marital

 debt
- ✓ Have no children AND none are expected <u>OR</u>
- ✓ Have minor children and have reached an agreement as to custody, visitation, and child support that meets the minimum requirements as set by the South Carolina Child Support Guidelines.

If you and your spouse have been living in separate dwellings for less than one (1) year or cannot agree on the issues regarding minor children, marital property, and marital debt, then obtaining a divorce on your own is not recommended. You need to hire an attorney.

If you do not know an attorney who can assist you, you may call the South Carolina Bar's Lawyer Referral Service at 1-800-868-2284 and ask for a Family Law attorney in your county. Members of the South Carolina Bar's Lawyer Referral Service have been in practice for more than 3 years, are in good standing, have provided proof of malpractice insurance, and have agreed to provide a 30 minute consultation for no more than \$50. If you believe you qualify for South Carolina Legal Services (SCLS), you may contact their Legal Aid Telephone Intake Service (LATIS) at 1-888-346-5592. Please note that to qualify for SCLS, your income must not be more than 125% of the Federal Poverty Guidelines.

If you and your spouse have been living in separate dwellings for more than one (1) year without co-habitation and can agree on all of the issues involving minor children, property, and debt, the next step is to study all of the forms listed below. The name of each form can be found in the upper right hand corner and the form number in the bottom left hand corner.

The following eighteen (18) forms are included in this packet:

- ✓ Family Court Coversheet (SCCA 467)
- ✓ Certificate of Exemption (SCRFCFORM02)
- ✓ Summons for Divorce (SCCA 400.01 SRL-DIV)
- ✓ Complaint for Divorce (SCCA 400.02 SRL-DIV)
- √ Financial Declaration Form (SCCA 430)
- ✓ Motion and Affidavit to proceed In Forma Pauperis (SCCA 405F)
- ✓ Acceptance of Service (SCCA 400.03 SRL-DIV)
- ✓ Affidavit of Service by Mailing (SCCA 400.04 SRL-DIV)
- ✓ Affidavit of Default for Divorce (SCCA 400.07 SRL-DIV)
- ✓ Request for Hearing (SCCA 400.08 SRL-DIV)
- ✓ Affidavit of Service by Mailing (Notice of Hearing) (SCCA 400.09 SRL-DIV)
- ✓ Final Order of Divorce (SCCA 400.10 SRL-DIV)
- ✓ Report of Divorce and Annulment of Marriage (DHEC 0682)
- ✓ Defendant's Answer (SCCA 400.05 SRL-DIV)
- √ Affidavit of Service by Mailing (Answer) (SCCA 400.06 SRL-DIV)
- ✓ Sample Script for Questioning the Witness in a Simple Divorce Action (SCCA 400 SRL-DIV)
- ✓ Sample Script for Plaintiff's Testimony (SCCA 400.11 SRL-DIV)
- ✓ Judgment in a Family Court Case (SCRCP Form 4F)

Some of the information on each form will be the same, such as your name and address, but each form has a different purpose and requires different information. It is important that you make copies of all divorce paperwork. Keep the paperwork in a safe place and bring it to court with you. If any necessary information is missing, you risk your case being dismissed or rescheduled. If your case is dismissed, you will have to begin again by filing your information with the Clerk of Court a second time and paying the filing fee (\$150).

To begin, print the first five forms listed above: (1) the Family Court Cover Sheet (SCCA 467); (2) Certificate of Exemption (SCRFCFORM02); (3) Summons for Divorce (SCCA 400.01 SRL-DIV); (4) the Complaint for Divorce (SCCA 400.02 SRL-DIV); and (5) the Financial Declaration Form (SCCA 430). On all five (5) forms print your name in the space labeled

"Plaintiff." Next, print your spouse's name where it is labeled "Defendant." This section of all legal forms is called the caption. This caption should be completed on all forms filed with the court.

On the Family Court Cover Sheet (SCCA 467), print your contact information in the appropriate spaces below the caption, which includes your name, address, and a reliable telephone number. Please check the box next to "divorce" to indicate the action you are filing. Sign and date the Cover Sheet at the bottom of the page, and set this page aside.

The next form is the Certificate of Exemption (SCRFCFORM02). One of the four categories must be checked in order to proceed with your self-represented divorce. Most Plaintiffs will find that the last option, "custody and visitation are not contested in this action," will apply. If you are not sure, proceeding on your own may not be the best option for you, and you may want to hire an attorney. If you and your spouse have agreed on the custody and visitation schedule of your minor children, then indicate in the space provided whether Plaintiff (you) or Defendant (your spouse) will have custody and provide detailed information about the visitation schedule. Sign and date the Certificate of Exemption and set this page aside.

The next three forms – Summons for Divorce, Complaint for Divorce, and Financial Declaration Form – will become the official court record that will establish your case once you file them. It is important to complete each form accurately and truthfully. Complete these forms to the best of your ability.

The Complaint for Divorce asks questions about where you live and how long you or your spouse have lived in South Carolina. You cannot file for divorce in South Carolina unless either you or your spouse have resided in South Carolina for a certain period of time, either: (1) you have lived in South Carolina for at least one year prior to the start of this action; (2) you are a resident of another state, but your spouse has lived in South Carolina for at least one year prior to the start of this action; or (3) you and your spouse both live in South Carolina and you have lived in South Carolina for at least three (months prior to the start of this action. Please check the box on the Complaint that best describes your residency.

The Financial Declaration Form asks questions about the finances of both you and your spouse. Fill out the sections of the form that apply to you. If applicable, attach a copy of your most recent pay stub. You must take the Financial Declaration Form to a notary public before you sign it. Do not sign this form until you are in front of a notary. The notary must witness your signature on the Financial Declaration Form.

The next step, which officially begins the divorce process, is to file the papers with the appropriate Clerk of Court, Family Court Division, and to pay the filing fee (\$150). If you, the Plaintiff, are a resident of South Carolina, you can choose one of the three following courthouses in which to file your case:

- a) in the county where you and your spouse last shared a residence, OR
- b) in the county where your spouse lives at the time of filing, OR
- c) in the county where you live, if your spouse is a non-resident of the State of South Carolina.

If you, the Plaintiff, are not a resident of South Carolina, the action must be filed in the county where the Defendant lives. Physical locations of all South Carolina Family Courts can be found in the telephone book or online at http://www.sccourts.org. Only bring cash, a cashier's check, or money order for the filing fee (\$150); do not bring a personal check.

If you feel you are unable to pay the filing fee because you do not meet the federal poverty guidelines, you may submit the form titled "Motion and Affidavit to Proceed In Forma Pauperis" with a copy of your signed and notarized Financial Declaration attached to the Motion to the Clerk of Court. By filling out and signing this form and having it notarized, you are swearing under oath that you do not have the funds available to pay the filing fee (\$150). The judge will review your motion. If the motion is denied, you must pay the filing fee (\$150) and other fees by the date set by the court. If the fee is not paid on or before that date, your case will be dismissed, and you will have to begin the process again by re-filing your information.

After you determine which Family Court is the correct county in which to file, make two copies of the entire packet and take your originals and copies to the Clerk of Court in that county. The Clerk of Court will: (1) assign your case a docket number; (2) record the docket number on the upper right hand corner of all of the forms; (3) keep the originals; and (4) return two copies of the forms to you. It is important that you print the docket number that has been issued for your case on all future forms you file with the court.

PART 2: SERVICE OF PROCESS

After you receive copies of the documents from the Clerk of Court, you will need to serve one copy of the Family Court Cover Sheet, Certificate of Exemption, Summons for Divorce, Complaint for Divorce, and the Financial Declaration Form on your spouse or spouse's attorney. This is called Service of Process and can be done in one of four ways:

1) U.S. MAIL

You must send these documents Certified Mail, Restricted Delivery, Return Receipt Requested. When you get the return receipt card (green card) back from the U.S. Post Office, check it to make sure your spouse signed the card. If someone other than your spouse signed the return receipt card (green card), re-send all the documents again by certified mail.

If you receive the return receipt card (green card) and it was signed by your spouse, record the docket number you received from the Clerk of Court and the words "Summons and Complaint" across the top of the return receipt (green card) and then make a copy of the card for your file. Next, complete and sign the Affidavit of Mailing form before a notary. Do not sign this form until you are in front of a notary. The notary must witness your signature on the Affidavit of Mailing. Attach the return receipt card (green card) to the notarized Affidavit of Mailing and take it to the Clerk of Court's office for filing.

If you do not get the return receipt card (green card) back, you may have to call your local Sheriff's office to serve the papers on your spouse. There may be a charge for this service by the Sheriff's office. If your Motion to Proceed In Forma Pauperis was granted, provide a copy to the Sheriff's office.

2) PERSONAL SERVICE

If your spouse is willing to accept service, provide your spouse with an Acceptance of Service form. After your spouse completes the form, take it the Clerk of Court's office for filing. Ask the Clerk of Court to make a copy of the form for you at the time of filing.

3) SHERIFF'S OFFICE

Contact the Sheriff's office in the county where the Defendant lives or works to serve the papers. When the Sheriff serves the papers, ask the office to complete the bottom half of the Affidavit of Service form before a notary, have the form notarized, and return the form to you. File the notarized Affidavit of Service with the Clerk of Court.

4) PRIVATE PROCESS SERVER

Private process servers are listed in the telephone book. There will be a fee for this service. Using a calendar, count thirty-five (35) days after your spouse received the forms (not counting the day your spouse was served) and mark that day on a calendar. On that day, if you have not received an Answer from your spouse, complete the Affidavit of Default for Divorce (SCCA 400.07 SRL-DIV) and the Request for Hearing (SCCA 400.08 SRL-DIV). On the Affidavit of Default for Divorce, print the month, day, and year the Summons and Complaint was delivered. Check whether the forms were served by personal service, certified mail, or acceptance of service. Do not sign this form until you are in front of a notary. The notary must witness your signature on the Affidavit of Default for Divorce.

Next, complete the Request for Hearing (SCCA 400.08 SRL-DIV). Print your name in the space marked "Plaintiff." Print your address, telephone number, and email address where requested. Print any comments or issues that you would like to bring to the Court's attention and sign your

name at the bottom of the form where it says "Plaintiff." Take the original Affidavit of Default for Divorce, Request for Hearing, and the Return Receipt (Green Card) to the Court and file them with the Clerk of Court. Ask the Clerk of Court to make a copy of these forms for you.

If you received an Answer from your spouse within 35 days, and that Answer indicates that your spouse agrees with every paragraph in your Complaint, complete a Request for Hearing form and file it with the Clerk of Court. Ask the Clerk of Court to make a copy of this form for you.

If you received an Answer from your spouse that indicates he/she does not agree with every paragraph in your Complaint, then your divorce is contested and you need to hire an attorney.

PART 3: THE HEARING

The Clerk of Court will inform you of your hearing date by mailing you a Notice of Hearing. After you receive the Notice of Hearing from the Court, you must provide a copy to your spouse or spouse's attorney at least 10 days before the hearing. The Notice of Hearing needs to be sent to your spouse or spouse's attorney by certified mail, return receipt requested.

You will then need to complete the Affidavit of Service by Mailing (Notice of Hearing) (SCCA 400.09 SRL-DIV) before a notary. This form indicates when you mailed the Notice of Hearing. Do not sign this form until you are in front of a notary. The notary must witness your signature on the Affidavit of Service by Mailing (Notice of Hearing).

If the envelope used to mail the Notice of Hearing to your spouse is returned from the U.S. Post Office, take the returned envelope to the hearing. It is only necessary to show that the Notice of Hearing was mailed. You do not have to show that your spouse actually received the notice.

To prepare for the hearing, complete the Final Order of Divorce and the Report of Divorce or Annulment of Marriage (DHEC Form 0682). On the Final Order of Divorce, print the date assigned for your hearing, the name of the judge assigned to your case, and, if you know it, the name of your spouse's attorney. Complete the Report of Divorce or Annulment of Marriage

(DHEC Form 0682). In addition, ask someone who has personal knowledge that you have lived separate and apart from your spouse for one (1) year to testify under eath in Court on the day of your hearing. Ask more than one person to testify on your behalf in case there are last-minute problems.

On the day of your hearing, you and your witness should arrive at the courthouse at least thirty (30) minutes prior to your scheduled time. Make sure to take the copies of your documents with you to court. Dress appropriately and turn off your cell phones. Appropriate dress includes suits, jackets, dresses, or dress slacks. Males should tuck their shirts into their pants. Casual clothing such as sweat clothes, tank tops, shorts, and similar summer beach wear is not appropriate for the courtroom. Remove hats when entering the courtroom, unless they are required for a medical condition. Most courts do not allow children into the courtroom so make arrangements for a responsible adult to watch your children while you are in court.

When it is time for your hearing, the Bailiff will call your name. At that time, enter the courtroom, sit, and wait for the judge to ask you if you are ready. When the judge asks if you are ready, please stand if you are able to and say: "May it please the Court, my name is ______, and I am ready to proceed in this divorce action." The judge will tell you to proceed or wait. When the judge is ready, tell the judge that you will be the first witness in this hearing. You will take the witness stand and take an oath to tell the truth. Make sure you tell the judge everything outlined in the Complaint. If necessary, you can look at your Complaint to remind you of all the details you need to cover to prove your case. This packet also includes a Sample Script for Plaintiff's Testimony that you may use. It is very important to tell the judge everything in your Complaint, since leaving out any detail may keep you from getting a divorce.

The judge may interrupt you from time to time to ask you a question. Listen carefully and answer the questions the judge asks you. When you are finished testifying, you will call your witness to the stand and ask questions that will help prove your case. You may use the "Sample Script for Questioning the Witness in a Simple Divorce Action" form included in this packet.

If the judge grants the divorce, hand the judge the Final Order of Divorce and the completed Report of Divorce or Annulment (DHEC Form 0682).

The judge may ask that you also complete SCRCP Form 4F – Judgment in a Family Court Case. If the judge asks you to complete the Form 4F, be sure the form is filled out completely by following the steps listed below:

- 1) Be sure the correct information is entered in the caption field at the top of the form, including names of the plaintiff and defendant, judicial circuit, and docket number.
- 2) In the "submitted by" box, enter your name and check the box named "Self-Represented Litigant."
- 3) In the "Decision by Court section" check the box which reads "This action came to trial, hearing or was resolved by consent and an order was rendered."
- 4) In the "Order Information" section, check the box "Final order" to indicate that this is a final order from the court.
- 5) Since there is no property involved in this simple divorce action, place "N/A" in one of the boxes in the section named "Information for the Public Index/Transcript of Judgment."

The judge will sign the Final Order of Divorce and the Form 4-F. Make sure the Final Order of Divorce and the Judgment in a Family Court Case forms are filed with the Clerk of Court. Make sure you get a certified copy of each form. The Clerk of Court will provide your spouse or your spouse's attorney with a copy of the Final Order of Divorce.

NOTE: You are not divorced until the Final Order for Divorce has been signed by the judge and filed with the Clerk of Court. You are divorced when you receive a clocked copy of the Final Order of Divorce from the Clerk of Court.

Plaintiff Simple Divorce Checklist

- Complete the first five forms in this packet -- Family Court Cover Sheet, Certificate of Exemption, Summons for Divorce, Complaint for Divorce, and the Financial Declaration Form.
- File the five forms with the Clerk of Court in the appropriate county.
- Serve copies of the five forms on your spouse or spouse's attorney in one of four ways: (1) U.S. Mail; (2) Personal Service; (3) Sheriff's office; or (4) Process server.
- Count thirty-five (35) days from the day your spouse was served.
 - o If you do not receive an Answer, file the Affidavit of Default for Divorce, Request for Hearing, and the Return Receipt (Green Card) with the appropriate Clerk of Court.
 - o If you received an Answer and your spouse agrees with every paragraph in your Complaint, then file a Request for Hearing with the Clerk of Court.
 - o If you received an Answer and your spouse does not agree with every paragraph in your Complaint, then your divorce is contested and you should hire an attorney.
- Once you receive the Notice of Hearing from the Clerk of Court, mail a copy of this Notice to your spouse
 or spouse's attorney (at least ten days before the hearing date). File the Affidavit of Mailing with the
 Clerk of Court.
- To prepare for your divorce hearing, complete the Final Order of Divorce and the Report of Divorce or Annulment of Marriage (DHEC Form), and ask someone who can testify that you have lived apart from your spouse for at least a year to serve as your witness.
- On the day of your hearing, you and your witness should arrive at least 30 minutes early and be sure to dress appropriately, turn off your cell phones, and remove your hats. Unless the judge specifically requests that you bring your children, it is best if you do not bring your child/children to the Court hearing.
- At the hearing you and your witness will testify.
- The judge will allow your spouse to present his/her case, and you will have an opportunity to ask your spouse questions.
- At the end of the hearing the judge will sign the Final Order for Divorce and the Form 4F.
- Be sure that the signed Final Order for Divorce and Form 4F is filed with the Clerk of Court's office and
 you receive a clocked copy for your files.

CONTRACT) IN THE FAMILY COURT) JUDICIAL CIRCUIT
COUNTY OF)10blctAb circon))
Plaintiff,) FAMILY COURT COVERSHEET
VS.))
Defendant.) Docket No.
other papers as required by law. This form is required for do	ther replaces nor supplements the filing and service of pleadings or ocketing purposes for the Clerk of Court and must be signed and dated served on the defendant(s) along with the Summons and Complaint.
Submitted by:	SC Bar #
Address:	
	Fax#
Email:	Other:
l l	mily Court Alternative Dispute Resolution Rules. re of Action Codes (Check One)
Marital Dissolution	Support
Divorce (110)	Child Support Private (501)
Annulment (120)	Child Support Administrative Process (502) Child Support Judicial Process (503)
Separate Support and Maintenance (130) Registration of Foreign Divorce Decree - without support/cust	
Registration of Foreign Divorce Decree - with support/custed	ly (191) UIFSA Outgoing (505)
Marital Dissolution - Other (199)	UIFSA – Incoming (506)
	☐ Modification of Child Support – Private (507) ☐ Modification of Child Support – DSS (508)
Abuse and Neglect	Medification of Alimony (525)
Abuse and Neglect - Child (210)	College Expenses (530)
Abuse and Neglect - Adult (220)	Support - Other (599)
Abuse and Neglect Other (299)	Custody/Visitation
	Child Custody/Visitation (610)
Juvenile Delinquency	Modification of Custody/Visitation (615)
Truancy (311)	☐ Registration of Foreign Child Custody Order (690) ☐ Custody/Visitation — Other (699)
☐ Incorrigible (312) ☐ Runaway (313)	1_1 Customy(Visination — Other (099)
Criminal Offense (320)	Miscellaneous Actions
Juvenile Delinquency - Other (399)	☐ Name Change (710)
	Correction/Birth Record (720)
	Judicial Bypass (730) Adoption (740)
Protection from Domestic Abuse	Foreign Adoption (741)
	Post Dissolution Equitable Distribution (750)
Domestic Abuse Intimate Partner (410)	Paternity - Private (761)
Domestic Abuse Intimate Partner (410) Domestic Abuse Minor (420)	☐ Paternity – DSS (762)
Domestic Abuse Intimate Partner (410) Domestic Abuse Minor (420) Registration of Foreign Order of Protection (490)	
Domestic Abuse Intimate Partner (410) Domestic Abuse Minor (420)	Termination of Parental Rights - Private (771)
Domestic Abuse Intimate Pariner (410) Domestic Abuse Minor (420) Registration of Foreign Order of Protection (490)	
Domestic Abuse Intimate Pariner (410) Domestic Abuse Minor (420) Registration of Foreign Order of Protection (490)	☐ Termination of Parental Rights - Private (771) . ☐ Termination of Parental Rights - DSS (772)

Note: Frivolous civil proceedings are subject to sanctions pursuant to Rule 11, SCRCP and the South Carolina Frivolous Civil Proceedings Sanctions Act, S.C. Code Ann. § 15-36-10 et seq.

SCCA 467 (6/2011)

FOR MANDATED ADR COUNTIES ONLY

Allendale, Anderson, Beaufort, Clarendon, Colleton, Florence, Greenville, Hampton, Horry, Jasper, Lee, Lexington, Oconee (Family Court Only) Pickens (Family Court Only), Richland, Sumter, Union, Williamsburg, and York Counties.

SUPREME COURT RULES REQUIRE MEDIATION OF ALL CONTESTED DOMESTIC RELATIONS ACTIONS. IF THE DOCKETING INFORMATION ON PAGE 1 OF THIS COVERSHEET INDICATES THAT THIS CASE IS SUBJECT TO MEDIATION YOU ARE NOTIFIED THAT MEDIATED SETTLEMENT CONFERENCES ARE REQUIRED IN THIS CASE, AND THAT THE COURT-ANNEXED ADR RULES SHALL APPLY TO ALL CASES IN WHICH MEDIATION IS REQUIRED. FOR ADDITIONAL INFORMATION CONCERNING THE PROCESS AND TIME FRAMES, PLEASE CONSULT THE ADR RULES. KEY SECTIONS OF THE RULES ARE IDENTIFIED BELOW.

CONTESTED ACTIONS INVOLVING CUSTODY AND VISITATION

Rule 3 Actions Subject to ADR
Rule 4(d)(1)(3)(4) &(5) Appointment of Mediator by Family Co
Rule 5(g) Scheduling in Family Court
Rule 6(g) Agreement in Family Court
Rule 7(f) Reporting Results of Conference
Rule 9 Compensation of Neutral

ALL OTHER CONTESTED ACTIONS

Rule 3	Actions Subject to ADR
Rule 4(d)(2)(3)(4) &(5)	Appointment of Mediator by Family Court
Rule 5(g)	Scheduling in Family Court
Rule 6(g)	Agreement in Family Court
Rule 7(f)	Reporting Results of Conference
Rule 9	Compensation of Neutral

Indigent Cases: Where a mediator has been appointed, a party may move before the Chief Judge for Administrative Purposes to be exempted from payment of neutral fees and expenses based upon indigency. Applications for indigency shall be filed no later than ten (10) days after the ADR conference has been concluded. Determination of indigency shall be in the sole discretion of the Chief Judge for Administrative Purposes.

Please Note: Attendance at mediated settlement conferences is mandatory. You must comply with the Supreme Court rules regarding court-ordered mediation. Failure to do so may affect your case and may result in sanctions.

Note: Frivolous civil proceedings are subject to sanctions pursuant to Rule 11, SCRCP and the South Carolina Frivolous Civil Proceedings Sanctions Act, S.C. Code Ann. § 15-36-10 et seq.

STAT	TE OF SOUTH CAROLINA)	IN THE FAMILY COURT JUDICIAL CIRCUIT
COU	NTY OF	}	
	Pla vs.) intiff,)	CERTIFICATE OF EXEMPTION
	Defe	ndant.)	Docket No.
I cer	tify that this action is exempt from r	nediation	based on the following:
	This is a contempt action.		
	This action involves issues of custo mediation with a certified mediator	dy or visit prior to fi	ation, but these issues were submitted to ling this action.
	Other showing of exception circum	stances:	
	Custody and visitation are not an is	sue in this	action because there are no children.
	Custody and visitation are not cont custody shall be with (Plaintiff/follows:	ested in the	is action because the parties have agreed that ant) and that agreed visitation rights are as
Da	nte:		
	S	ignature o	f Attorney for

STATE OF SOUTH CAROLINA) IN THE FAMILY COURT) JUDICIAL CIRCUIT
COUNTY OF)
Plaintiff vs. Defendant	
To the DEFENDANT Above-Named:	
YOU ARE HEREBY NOTIFIED that you ha	ve been sued by the Plaintiff for <u>DIVORCE</u> in the Court
	to the attached Complaint for Divorce and serve a copy
	below within thirty (30) days after the service of this
Summons upon you, not counting the day of	service, or thirty-five (35) days if you were served by
certified mail, restricted delivery, return recei	ipt requested.
If you wish to retain an attorney to represent submitting your Answer to the Plaintiff.	you in this matter, it is advisable to do so before
If you do not answer the Complaint within th	ne required thirty (30) days, the Court may grant a
DIVORCE and grant the Plaintiff the relief r	equested in the Complaint.
Date:, 20	
	Plaintiff's Signature
, S.C. Ac	ldress:

STATE OF SOUTH CAROLINA) IN THE FAMILY COURT) JUDICIAL CIRCUIT
COUNTY OF	· · · · · · · · · · · · · · · · · · ·
P vs.) COMPLAINT FOR DIVORCE laintiff,) (One Year Continuous Separation))
De	fendant,) Docket No
Plaintiff,	, would respectfully show this Court the following:
1. Plaintiff is a resident of	County, State of
•	Defendant is a resident of County,
State of	
	ared a residence in County, State of
4. Subject matter jurisdiction (che	
☐ Plaintiff has lived in South	Carolina for over one year prior to the start of this action; or
Plaintiff and Defendant have prior to the start of this action;	ve both lived in South Carolina for longer than three (3) months or
Plaintiff is a resident of and than one (1) year.	other state, but Defendant has lived in South Carolina for more
• • • •	ves this Court has subject matter jurisdiction over the issues and
personal jurisdiction over the	
6. Plaintiff and Defendant were r	narried to each other on
(month/day), (year), in	County, Cîty of
in	the State of
7. Plaintiff and Defendant separa	
	, (year). The parties have remained living separate
and apart from each other with	nout cohabitation for more than one (1) continuous year prior to
filing this action.	
8. There are:	

Name	Date of Birth
9. The parties:	
have no marital property <u>or</u> have agreed as to how the marital	property shall be divided
٠٠٠	property shan be divided.
10. The parties: have no marital debt or	
have no marnar uebt on have agreed as to how the marital	deht shall he divided
11. Name Change	agor him of aividos.
•	equests to resume the former name of
ine (i ianumpotentiality).	equests to resume the former many or
☐ The (☐Plaintiff/☐Defendant) d	loes not request to resume the former name.
The preference is unknown.	
12. Plaintiff believes that this marriage is for	rever broken and is that Plaintiff is entitled to a
complete and final divorce, a vinculo ma	atrimonii, from Defendant upon the ground of One (1)
Year's Continuous Separation, pursuant	to § 20-3-10(5) of the Code of Laws of South Carolina,
1976, as amended.	
13. Plaintiff gives up the right to alimony an	nd believes Defendant should be barred from receiving
alimony from the Plaintiff.	
14. There is no collusion (agreement to defr	aud the court) between the parties to get a divorce, and
reconciliation of the parties is not possib	ole.
15.	
laintiff asks that this Court to grant the foll	lowing relief:
A. For an Order of divorce, a vinc	culo matrimonii, from Defendant upon the ground of
One (1) Year's Continuous Sep	paration, pursuant to § 20-3-10(5) of the Code of
Laws of South Carolina, 1976,	as amended;

	В.	For an Order allowing the Plaintiff to re-	sume the former name of
		pursua	nt to §20-3-180 of the Code of Laws of
		South Carolina, 1976, as amended; (If no	name change is requested, please leave
		blank).	
	C.	For all other just and proper relief.	
affirm	under	r the penalties of perjury that the statements	and representations in the Complaint are true.
Date: _		, 20	
		, S.C.	Plaintiff's Signature
			Printed Name of Plaintiff
			Street Address
			City, State, Zip
			Talankana Na
			Telephone No.

STATE OF S	OUTH CAROLINA	,	IMILY COURT OF THE
COUNTY OF	F)	
***************************************	Plaintiff,	- F	IAL DECLARATION
	VS.)	
	Defendant.) Docket No	
	HUSBAND/FATHER		WIFE/MOTHER
Address		Address	
Age		Age	
Occupation		Occupation	
Employer		Employer	
Employer Address	- to the second	Employer Address	
	Gross Monthly Income	Husband/Father	Wife/Mother
	s from Employment. 1		
	Commission, Bonuses ²		
•	nent, and Annuities income		
Additional Emplo	syment income		
Social Security B	Senefits (SSA) and VA Benefits		
Disability and W	orker's Compensation Benefits		
Unemployment a	and AFDC		
Spousal or Child	Support (from other marriage/relationship)		
Dividends, Intere	est, Trust Income, and Capital Gains		
Rental Income as	nd Business Profits		
Other (Specify):			
TOTA	L GROSS MONTHLY INCOME		
#11	Deductions from Monthly Income	Husband/Father	Wife/Mother
Federal Income		Triminate with a	
State Income Ta			
	and Medicare Tax (FICA)		
Self-Employmen			
1 '	al Insurence (Adult)		
}	tal Insurance (Adult)		
1	ur riemanos (Cuiri)		
Union Dues	Carrier (1010) AET TO A		
1	ement Contribution (401(k), 457, IRA)		
('	rement Contribution		
Savings Plan			
Other (Specify)			
1	THLY DEDUCTIONS		
NET MONTH	LY INCOME 4		

Estimate monthly expenses: (!	Specify which party is	the custodial parent and	l list name and relatio	nship of all members of	household
whose expenses are included.			· · · · · · · · · · · · · · · · · · ·		

MONTHLY EXPENSES ⁸	Husband/Father	Wife/Mother
Residential Rent Payment		
Note or Mortgage Payment on Residence(s)		
Food and Household Supplies 6		
Utilities, Water, and Garbage Collection		
Telephone and Cellular Phone		
Medical, Dental and Disability Insurance Premiums (not		
deducted from paycheck)		
Life Insurance Premiums (not deducted from paycheck)		-
Child Support (from other relationship)		
Work Related Day Care		
Spousal Support (from prior marriage)		
Auto Payment		
Auto Insurance, taxes, gasoline, and maintenance		
SUBTOFAL:	Commence of the second of the	
Real Property Tax on Residence(s)		
Maintenance for household a		
Adult Clothing		
Children's Clothing 9		
Cable Television, Satellite, and Internet/Online Services		,
Laundry and Dry Cleaning 10		
Medical and Dental Expenses (not paid by insurance)	·	
Prescriptions, Glasses, and Contacts (not paid by insurance)		
Children's incidental expenses 11		
School lunches, supplies, field trips, and fees 12		
Entertainment 13		
Adult Incidental expenses 14		
All Installment payments 15		
Other (Specify):		
SUBTOTAL:		
TOTAL MONTHLY EXPENSES	,	

Installment Loan Payments Section

Creditor	For	Monthly Payment	Bálance	Owed by 15

Other Debts and	Obligations no	! payable in	monthly	installments
-----------------	----------------	--------------	---------	--------------

re you currently in Bankruptcy? YES NO re any obligations listed above, including mortgage and note payments, in arrears? YES NO yes, please list the obligations in arrears. All Marital Property Known to Parties Anets Akarts Wife/Mother Wife/Mother Akarts Wife/Mother Akarts Wife/Mother Akarts Akarts Akarts Akarts Wife/Mother Akarts Wife/Mother Akarts Akarts Akarts Akarts Wife/Mother Akar	Creditor	For	Di	ate Payable	Balance	Owed by 16
All Marital Property Known to Parties All Marital Property Known to Parties Assets Husband/Father Wife/Mother Joint in and Money in Checking Account(s) Indiana, Money Market, It of Privately Held Stocks, Bonds, Securities, Mutual out the of Privately Held Stocks, Bonds, Securities, Mutual out the of Privately Held Stocks and Other Beainess Itue of All Other Property* TOTAL ASSETS Any Non Marital Property Known to Parties Any Non Marital Property Known to Parties Description of Asset Title Owner Date of Acquirer Acquirer Acquirer Italiana Acquirer Italiana Acquirer Italiana Acquirer Italiana Italia						
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All Marital Property Known to Parties Assets Husband/Father Wife/Mother Joint sh and Money in Checking Account(s) may in Savings Account(s), Credit Union, Money Market, Cert. of Den. tue of Voluntary Retirement Account(s) fine of Fension Account time of Poblicy Hold Stocks, Bonds, Securities, Mutual nds time of Privately Hold Stocks and Other Business time of Real Estate.—Net of Mortgage Balsaces aliae of All Other Property TOTAL ASSETS Any Non Marital Property Known to Parties Any Non Marital Property Known to Parties Description of Asset Title Owner Date of Source of Funds to Acquirer Value f total assets are less than \$300,000.00, sign and have notarized. f total assets are greater than \$300,000.00, itemize assets by completing additional sections below and ign and have notarized. Financial Accounts Section 12	e any obligations listed	above, including mo	origage an	d note payments	, in arrears? YES	NO
Assets Husband/Father Wife/Mother Joint shall add Money in Checking Account(s) anny in Savings Account(s). Cert. of Dep. (Cert. of Dep. (Cert	yes, please list the oblig	ations in arrears.				
Assets Husband/Father Wife/Mother Joint shi and Money in Checking Account(s) cert, of Dep. Cert, of Dep. alue of Voluntary Retirement Account(s) alue of Pension Account alue of Publicly Held Stocks, Bonds, Securities, Mutual ands alue of Privately Held Stocks and Other Business alue of Privately Held Stocks and Other Business alue of All Other Property TOTAL ASSETS Any Non Marital Property Known to Parties Description of Asset Title Owner Date of Acquisition Acquirer Value If total assets are less than \$300,000.00, sign and have notarized. Financial Accounts Section Financial Accounts Section Financial Accounts Section Financial Accounts Section Source of Fonds to Acquiren Estimate Present mar Value Financial Accounts Section Financial Accounts Section Financial Accounts Section						
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If total assets are greater than \$300,000.00, itemize assets by completing additional sections below and sign and have notarized. Financial Accounts Section ¹⁸						
If total assets are greater than \$300,000.00, itemize assets by completing additional sections below and sign and have notarized. Financial Accounts Section ¹⁸						
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f total assets are greater than \$300,000.00, itemize assets by completing additional sections below and lign and have notarized. Financial Accounts Section ¹⁸	f total assets are less	than \$300,000.00	, sign an	d have notariz	ed.	·
sign and have notarized. Financial Accounts Section ¹⁸						
sign and have notarized. Financial Accounts Section ¹⁸	(f total assets are gre	ater than \$300,00	0.00, iten	nize assets by	completing additional	l sections below and
Owner Name of Institution Type of Account Balance	sign and have notariz	æd.				
	Owner		ame of las	fitution	Type of Account	Balance

Real Owner Address	ties, Mutual Funds Sect Shares/Type of Account Estate Section ²⁰ Value Property Section ¹⁷ Value		lue
Name of Company Number of Company Real Owner Address Other	Estate Section ²⁰ Value Property Section ¹⁷	Mortgage Balance	Morigage Equit
Name of Company Number of Company Real Owner Address Other	Estate Section ²⁰ Value Property Section ¹⁷	Mortgage Balance	Morigage Equity
Name of Company Number of Company Real Owner Address Other	Estate Section ²⁰ Value Property Section ¹⁷	Mortgage Balance	Morigage Equity
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Name of Company Number of Company Real Owner Address Other	Estate Section ²⁰ Value Property Section ¹⁷	Mortgage Balance	Morigage Equit
Owner Address Other	Value Property Section 17		
Owner Address Other	Value Property Section 17		
Owner Address Other	Value Property Section 17		
Owner Address Other	Value Property Section 17		Mortgage Equity
Owner Address Other	Value Property Section 17		
Other		Loan Balance	Equity
Other		Loan Balance	Equity
Other		Loan Balance	Equity
Other		Loan Balance	Equity
Other		Loan Balance	Equity
Owner Description of Asset	Yalus .	Loan palance	Edura
	Signature	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	, , , , , , , , , , , , , , , , , , ,
Sworn to before me this day			
(SEAL)		
Notary Public for South Carolina My commission expites:			
My commission expires:			
Custodial Parent (if applicable):			
SCCA 430 (12/2009)	4 of 5		

- A recent paystub should be attached to the Financial Declaration. To compute Principal Earnings from Employment, first
 determine whether you are paid semi-monthly, biweekly, or weekly. If you are paid semi-monthly, multiply the gross
 amount of your pay check by two. If you are paid biweekly, multiply the gross amount of your pay check by 26 and then
 divide by 12. If you are paid weekly, multiply the amount of your paycheck by 52 and divide by twelve. Round to the
 nearest whole dollar.
- To compute Overtime, Tips, Commission, and/or Bonuses, take an average of your monthly earnings from overtime, tips, commission, bonuses, etc. from the past three years or the length of employment if employed less than three years (including this year).
- To compute State, Local, and Social Security Tax deductions, use the same formula used to compute principal earnings in endnote 1 above, or consult or have your attorney consult an accountant.
- 4. Net monthly Income is equal to Total Gross Monthly Income minus Total Monthly Deductions.
- 5. Do not include any expense in the Monthly Expenses section that has already been included in the Deductions from Gross Monthly Income on page one of the Declaration.
- 6. Food Expense is to include the cost of groceries, toiletries, cleaning supplies, and casual eating out.
- 7. Auto Expenses are to include gasoline, oil changes, tune-ups, tire replacement, maintenance, and related items.
- Maintenance for Household is to include appliance and household repairs, landscaping, house cleaning, pest control, pool service, alarm service, and other related items.
- 9. Clothing Expense is to include shoes and clothing purchases, clothing repair and alterations, and related items.
- 10. Laundry Expense is to include the cost of laundry service, dry cleaning, and related items.
- 11. Children's Incidental Expenses are to include allowance, summer camp, baby sitters, lessons, activities, participatory sports, and related items.
- 12. School Expense is to include tuition, supplies, field trips, dues, tutors, locker rentals, school lunches, and other related items.
- 13. Entertainment is to include movies, theater, vacations, sporting events, compact discs, digital video discs, and related items.
- 14. Adult Incidental Expenses are to include cosmetics, hair and nail care, books, magazines, newspapers, business dues, memberships, pets, charity, religious dues or tithes, gifts, bank charges, hobbies, and related items.
- 15. All Installment Loan Payments is the total amount itemized in Installment Loan Payments Section, which should include all loan payments not already listed as a monthly expense. Examples: home equity loan, credit cards, etc.
- 16. Indicate which spouse legally owes the payment (husband, wife, or joint).
- 17. Other property is to include automobiles (minus loan balance), boats (minus loan balance), furniture, furnishings, china, silver, jewelry, collectibles, and other personal property.
- 18. Itemize Financial Accounts such as checking, savings, credit union, money market, or certificate of deposit accounts in the Financial Accounts Section.
- 19. Itemize Publicly Held Stocks, Bonds, Securities, Stock Options and Mutual Funds (excluding retirement accounts) in the Publicly Held Stocks, Bonds, Securities, Mutual Funds Section.
- 20. Itemize each parcel of Real Estate in the Real Estate Section.



COUNTY OF	IN THE JUDICIAL CIRCUIT
Plaintiff,) vs.	MOTION AND AFFIDAVIT TO PROCEED IN FORMA PAUPERIS
	FILE NO.
Motion for Wai	ver of Costs and Fees
	e to pay the costs of filling and service in the urt waive the costs and allow me to proceed in
Plaintiff submits the following financial domotion.	eclaration and affidavit in support of the above
Address Age Occupation Employer Employer Address	
Gross Monthly Income 1) Earnings (attach recent pay stub 2) Overtime 3) Social Security, VA Benefits, Workers' Comp or Disability (S 4) Unemployment 5) Alimony / Child Support (receiving 6) Other (Specify) Total Amount (Add lines 1-6):	SSI)
Assets 1) Cash 2) Money in Bank Accounts (Checkir 3) IRA / 401k / Pensions 4) Other (Specify) Total Amount (Add lines 1-4):	Amount: ag & Savings)



	Monthly Expenses	Amount:
1)	Rent / Mortgage	And the state of t
2)	Utilities	
3)	Cell phone / Phone	
4)	Food	**************************************
5)	Child Support / Alimony (Paying)	
6)	Child Care	
7)	Car Payment	***************************************
8)	Car Operating Expenses	
•	(Insurance, gas, maintenance)	Market and the second
9)	Clothing	
10)	Cable / Satellite TV / Internet	
11)	Medical / Dental / Vision Expenses	personal agency and a second agency agency agency agency agency and a second agency ag
	Medical / Dental / Vision Insurance	
	Credit Card / Loan Payments	
14)	Other (Specify)	·
•	Total Amount (Add lines 1-14):	
	(
	Sworn to before me this day	
	Of, 20	Signature of Plaintiff
		Signature of Plannin
	Notary Public for South Carolina	
	My Commission Expires:	
	,	

JUDICIAL BRANCH		
STATE OF SOUTH CAROLINA)	
COUNTY OF)	IN THE
)	JUDICIAL CIRCUIT
Plaintiff vs.	(,))	ORDER <u>IN FORMA PAUPERIS</u>
Defendant.)	FILE NO.
	OF	RDER
Leave is Granted to proceed in for	ma į	pauperis without payment of the filing fee.
Leave is Granted to proceed in form	ma p	pauperis without payment of the service cost.
Leave is Denied to proceed <i>in form</i> 533, 471 S.E.2d 134 (1995).	a pa	nuperis pursuant to Ex parte Martin, 321 S.C.
Leave is Denied to proceed in formations compliance with the Poverty Guidelines	a pa pur:	nuperis. Plaintiff has failed to establish suant to Rule 3(b)(1), SCRCP.
If denied, this case will be dismissible and associated costs are not 20	sed paid	without further order of the court if the filing on or before,
Dated:, 20		
	Pres	siding Judge, Judicial Circuit
, South Carolina		

NOTICE TO PLAINTIFF: The Court may assess costs against either party at hearing.

COUNTY OF	STATE OF SOUTH CAROLI	NA)	IN THE FAMILY COURTJUDICIAL CIRCUIT
Plaintiff, Vs. Defendant. Docket No. Pursuant to Rule 4(j), SCRCP, I certify that I received a copy of the Family Court Coversheet, Certificate of Exemption, Summons, Complaint for Divorce, and Financial Declaration in this action on (/ /) at the following location:	COUNTY OF)	JODICIAL CIRCUIT
Pursuant to Rule 4(j), SCRCP, I certify that I received a copy of the Family Court Coversheet, Certificate of Exemption, Summons, Complaint for Divorce, and Financial Declaration in this action on (/ /) at the following location:))	
Pursuant to Rule 4(j), SCRCP, I certify that I received a copy of the Family Court Coversheet, Certificate of Exemption, Summons, Complaint for Divorce, and Financial Declaration in this action on (/ /) at the following location:)	
Certificate of Exemption, Summons, Complaint for Divorce, and Financial Declaration in this action on (/ /) at the following location: Date:, 20		Defendant.)	Docket No.
Certificate of Exemption, Summons, Complaint for Divorce, and Financial Declaration in this action on (/ /) at the following location:			
Certificate of Exemption, Summons, Complaint for Divorce, and Financial Declaration in this action on (/ /) at the following location: Date:, 20		acman i secutiv	4 Y Land Carrent Carrent Carrent Carrent
on (/ /) at the following location:			
Date:			or Divorce, and Financial Declaration in this action
Date:	on (/ /) at the follo	owing location:	
Date:			
			· · · · · · · · · · · · · · · · · · ·
			•
Defendant's Signature	Date:	, 20	
			Defendant's Signature
, S.C.		, S.C.	

SCCA 400.03 SRL-DIV (12/2009)

ATE OF SOUTH CAROLINA)		AMILY COURT DICIAL CIRCUIT
UNTY OF			
VS.) Plaintiff,))	BY	TT OF SERVICE MAILING ontinuous Separation)
	Defendant.)	Docket No.	
of the Family Court Coversheet Financial Declaration by certifi	c, Certificate of E ed mail, restricte	ixemption, Summons, (d delivery, return recei	pt requested (receipt
attached) in the United States N as follows:	aan, wan proper	postage attached, on (1 /) addressed
as follows:			
_			
-			
Sworn to before me this			
day of	, 20		

Notary Public of South Caroli	na	Plaintiff	
My Commission expires:			

SCCA 400.04 SRL-DIV (12/2009)

	, j	IN THE FAMILY COURT
OUNTY OF		JUDICIAL CIRCUIT
vs.	Plaintiff,))	AFFIDAVIT OF DEFAULT FOR DIVORCE (One Year Continuous Separation)
	Defendant.)	Docket No.
the Family Court Coversheet	, Certificate of E	tates that the Defendant was served with a copy of xemption, Summons, Complaint for Divorce and .The Defendant was
Certified mail, restrict have been filed with the	ed delivery – and his Court.	ice has been filed with this Court. Affidavit of Service by Mailing and return receipt Service has been filed with this Court.
The Plaintiff further states 1) more than 30 days have p		ate of service;
-	other responsive	pleadings have been served upon the Plaintiff as
-	_	service of the United States or has waived his/her
•		ers Civil Relief Act; and
4) Defendant is now in defar		ers Civil Relief Act; and
•		ers Civil Relief Act; and
4) Defendant is now in defar	ult.	ers Civil Relief Act; and

COUNTY OFPlaintiff, vs.)JUDICIAL CIRCUIT))) REQUEST FOR HEARING FOR DIVORCE (One Year Continuous Separation))
· ·	j for divorce
· ·)
Defendant.	Docket No.
Plaintiff or Attorney for Plaintiff: Address:	
Telephone: Home: Cell: Other;	
Defendant or Attorney for Defendant: Address:	
Telephone: Home: Cell: Other:	
Contested: No Child Custody Issue: No	·
GROUND FOR DIVORCE: Continuous Separati	ion for One (1) Year
Amount of Time Requested: 15 Minutes	
Dates / Times the Plaintiff and/or Defendant is/ar	e UNAVAILABLE (exclude weekends and holidays): See
Attached list(s)	
Hearing Requested By: PLAINTIFF	☐ DEFENDANT
, .	
Date:, 20	
, S.C.	Signature
	e completed by Clerk of Court. ****
The Final Hearing in this matter is scheduled	
	, before the Honorable
production for the state of the	

ŗ

ATE OF SOUTH CAROLIN	A)		MILY COURT	
UNTY OF)JUDICIAL CIRCUIT		
VS.	Plaintiff,	BY M	OF SERVICE AILING of Hearing)	
	Defendant.) Docket No		
Personally anneared t	he Plaintiff who i	states that (s)he served the I	Defendant with a cons	
of the Notice of Hearing by				
United States Mail, with proj	•			
addressed as follows:		· ·		
	P			
•				
Sworn to before me this				
day of	, 20			
Notary Public of South Carolina		Plaintiff	,	
My Commission expires:				

SCCA 400.09 SRL-DIV (12/2009)

STATE OF SOUTH CAROLINA) IN THE FAMILY COURT
COUNTY OF)JUDICIAL CIRCUIT)
Plaintiff, vs.)) FINAL ORDER OF DIVORCE) (One Year's Continuous Separation)))
Defendant.) Docket No.
Plaintiff Attorney:	Hearing Date:
Defendant Attorney:	
Guardian ad Litem:	Court Reporter:
grant a complete and final divorce from Defend Separation, pursuant to § 20-3-10(5) of the Cod The original Family Court Cover Sheet, Divorce, and Financial Declaration were filed in County on (/ /). A copy of these do Mail/ Process Server/ Personal Service/ After being duly sworn, Plaintiff stated	to the Court that reconciliation of the parties was not
possible. Plaintiff then offered testimony, which and which was corroborated by the duly-sworn	h substantiated the allegations found in the Complaint, witness.
· ·	and CONCLUSIONS OF LAW
	sidering the other evidence in this case, makes the
following findings of fact:	
•	County, State of
	a resident of County,

	Name Date of Birth			
	No minor children of this marriage and none are expected; or number of child/ren were born of this marriage: namely			
14	d. Child Custody, Visitation, and Support			
	from each other without cohabitation for more than one (1) continuous year.			
13	3. Based on the testimony of Plaintiff and Plaintiff's witness, the parties have lived separate and apart			
	for more than one (1) year.			
	presented testimony and/or evidence as to the parties living separate and apart without cohabitation			
12	Present at the hearing were Plaintiff and Plaintiff's witness, Both			
11	. All legal requirements as to filing, service, notice and waiting periods have been met.			
10	. Defendant ([] is/[] is not) in default.			
9.	Defendant (did/ did not) file an Answer or other responsive pleading.			
	Server/ Personal Service/ Sheriff's Office) on (/ /).			
	Summons, Complaint for Divorce, and Financial Declaration by (Certified Mail/ Process			
8.	Defendant was served with a copy of the Family Court Cover Sheet, Certificate of Exemption,			
	cohabitation for more than one (1) continuous year prior to filing this action.			
	(year). The parties have remained living separate and apart from each other without			
7.	Plaintiff and Defendant separated on or about (month/day),			
	State of			
	(year), inCounty, City of in the			
6.	Plaintiff and Defendant were married to each other on (month/day),			
₩,	personal jurisdiction over the parties in this action.			
5.	Plaintiff is informed and believes this Court has subject matter jurisdiction over the issues and			
	Plaintiff is a resident of another state, but Defendant has lived in South Carolina for more than one (1) year.			
•	prior to the start of this action; or			
	Plaintiff and Defendant have both lived in South Carolina for longer than three (3) months			
	Plaintiff has lived in South Carolina for over one year prior to the start of this action; or			
4.	Subject matter jurisdiction (check one):			
-				
5. .	Plaintiff and Detendant last shared a residence m County, State of			

!						
	Custody and visitation are not contested in this action; or					
	There are minor children of this marriage, and the parties have reached an agreement about					
	custody, visitation, and support, which is attached. The attached agreement is incorporated and					
	made a part of this order.					
15.	Marital Property					
	The parties have no marital property.					
	The parties have reached an agreement as to how the marital property shall be divided,					
	which is attached. The attached agreement is incorporated and made a part of this Order.					
16.	Marital Debt					
	The parties have no marital debt.					
	The parties have reached an agreement as to how the marital debt shall be paid, which is					
	attached. The attached agreement is incorporated and made a part of this Order.					
17.	Plaintiff and Defendant waive alimony.					
18.	Reconciliation of the parties is not possible.					
19.	(Plaintiff's / Defendant's) requested that his/her name be changed pursuant to § 20-3-180 of					
	the Code of Laws of South Carolina, 1976, as amended that allows (Plaintiff Defendant) to					
	change her name fromto					
20.	There has been no collusion between the parties in bringing this action.					
21. Plaintiff is entitled to a complete divorce, a vinculo matrimonii, from the Defendant on the ground						
	of One (1) Year's Continuous Separation.					
WI	HEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:					
	A. Plaintiff is hereby granted a complete and final divorce, a vinculo matrimonii, from					
	the Defendant upon the ground of One (1) Year's Continuous Separation, pursuant to					
	§ 20-3-10(5) of the Code of Laws of South Carolina, 1976, as amended;					
	B. The agreement was entered freely and voluntarily and the court finds the					
	agreement is in the best interests of the parties and any minor children, if					
	applicable;					
	C. If applicable, the parties' agreement(s) is/are made a part of this Order and is/are					
	enforceable through the contempt powers of the Court:					
	D. That both parties are barred from receiving alimony from each other; and					

E. If requested,	E. If requested, ([_]Plaintiff/[_] Defendant) is allowed to resume the use of the				
maiden/former	name of	5			
I further find					
AND IT IS SO ORDERE	D.				
Date:	, 20				
	, S.C.	Family Court Judge			

State of South Carolina Department of Health and Environmental Control

REPORT OF DIVORCE OR ANNULMENT OF MARRIAGE

State File No.

	A DITE OF DIST.	La Phace of Notice (0)				
1. HUSBAND-NAME (First, Middle, Last, Suffix)	2. DATE OF BIRTH	3. PLACE OF BIRTH (State/Country)				
4. RESIDENCE (County, State/Country)	5. NUMBER OF THIS MAR	5. NUMBER OF THIS MARRIAGE - First, Second, etc. (Specify)				
• • • • • • • • • • • • • • • • • • • •						
6. WIFE-MAIDEN NAME (First, Middle, Last, Suffix)	7. DATE OF BIRTH	8. PLACE OF BIRTH (State/Country)				
9. RESIDENCE (County, State/Country)	10. NUMBER OF THIS MA	RRIAGE- First, Second, etc. (Specify)				
o. Heggerior (dominy, outdoording)		To remain to the state of the s				
11. PLACE OF THIS MARRIAGE (County, State/Country)	12. DATE OF MARRIAGE	. DATE OF MARRIAGE (MM/DD/YYYY)				
13. PLAINTIFF	15 NUMBER OF CHILDRI	. NUMBER OF CHILDREN UNDER 18 INVOLVED IN THIS ACTION				
_	TO. HOMBER OF GRIEDIN					
☐ Husband ☐ Wife		☐ No Children				
14. MAIDEN NAME RESUMED BY DECREE						
☐ Yes ☐ No						
16. DATE DECREE FILED (MM/DD/YYYY)	17. TYPE OF DECREE					
	☐ Absolute Divorce	☐ Annulment				
18. COUNTY	19. DOCKET NUMBER					
20. I CERTIFY THE MARRIAGE OF THE ABOVE NAMED PERSO	ONS WAS DISSOLVED ON THE	E DATE DECREE FILED.				
		D. A. COLOR D. L. C.				
SIGNATURE OF CLERK OF COURT:		DATE SIGNED:(MM/DD/YYYY)				
Confidential and statistical information (The information below	y will not appear on certifled (
21. HUSBAND - SOCIAL SECURITY NUMBER 22. HUSBAND - RACE						
21, HUSBAND - SOCIAL SECONT F NOWIDER	ZE. MODEMIN TOTOL					
23. WIFE - SOCIAL SECURITY NUMBER	24. WFE - RACE					
Eq. Fix E : Good & Quantil Holdon						
25. ATTORNEY FOR PLAINTIFF	26, ATTORNEY BAR N	26. ATTORNEY BAR NUMBER				
27. LEGAL GROUNDS						

DHEC 0682 (02/2008)

INSTRUCTIONS FOR COMPLETING THE SELF-REPRESENTED LITIGANT SIMPLE DIVORCE PACKET

DEFENDANT

WARNING: You are strongly encouraged to seek the advice of an attorney before filing any legal matter. This packet is designed to provide information and forms to people who are representing themselves in court. If you proceed without an attorney, it may negatively affect your legal rights. If you are unsure whether to proceed, or have questions about these forms or your legal rights, consult an attorney. Please note that clerks of court, court staff and judges cannot give you legal advice.

DISCLAIMER: The information in this packet is not legal advice and cannot replace the advice of competent legal counsel licensed in your state. Divorce laws vary from state to state and the information contained in this packet is specific to South Carolina. Please note that the information contained in this packet is subject to change and make sure that you have the most current version of this packet before filing.

PART 1: YOUR ROLE AS A DEFENDANT

The following instructions will help you file an Answer for a simple divorce in South Carolina pro se, or without an attorney. Pro se is a Latin term meaning "in person" or "on one's own behalf." As the courts see more people representing themselves in court, you may also hear the term self-represented litigant instead of pro se. While the self represented litigant may not incur the attorney expense, the self-represented litigant does not have the expert guidance that a lawyer can provide.

Getting a divorce is not an easy process, and divorce should not be taken lightly. The self-represented simple divorce packet is designed for people who meet all of the following:

- √ Are filing on the ground of One (1) Year Continuous Separation without cohabitation
- ✓ Have no marital property OR have reached an agreement on how to divide the marital property
- ✓ Have no marital debt OR have reached an agreement on how to divide the debt

1 of 4

- ✓ Have no children AND none are expected AND
- ✓ Have minor children and have reached an agreement as to custody, visitation, and child support that meets the minimum requirements as set by the South Carolina Child Support Guidelines.

If you and your spouse have been living in separate dwellings for less than one (1) year or cannot agree on the issues regarding minor children, property, and debt, then obtaining a divorce on your own is not recommended. You need to hire an attorney.

If you do not know an attorney who can assist you, you may call the South Carolina Bar's Lawyer Referral Service at 1-800-868-2284 and ask for a Family Law attorney in your county. Members of the South Carolina Bar's Lawyer Referral Service have been in practice for more than 3 years, are in good standing, have provided proof of malpractice insurance, and have agreed to provide a 30 minute consultation for no more than \$50. If you believe you qualify for South Carolina Legal Services (SCLS), you may contact their Legal Aid Telephone Intake Service (LATIS) at 1-888-346-5592. Please note that to qualify for SCLS, your income must not be more than 125% of the Federal Poverty Guidelines.

If you and your spouse have been living in separate dwellings for more than one (1) year without co-habitation and can agree on all of the issues involving minor children, property, and debt, the next step is to study all of the forms listed below. The name of each form can be found in the upper right hand corner and the form number in the bottom left hand corner.

The following three (3) forms are included in this packet:

- ✓ Defendant's Answer (SCCA 400.05 SRL-DIV)
- ✓ Financial Declaration Form (SCCA 430)
- ✓ Affidavit of Service by Mailing (Answer) (SCCA 400.06 SRL-DIV)

PART 2: COMPLETING YOUR PAPERWORK

If you were sued for divorce, a Summons and Complaint has been filed by your spouse. You will be served these documents in one of three ways:

- By Certified U.S. Mail, Return Receipt Requested, Restricted Delivery; or
- By receiving the Summons and Complaint from your spouse and voluntarily signing an Acceptance of Service; or
- By a law enforcement officer or private process server.

You must file an Answer within 30 days after you receive a Summons and Complaint. You may want to talk to an attorney about your options. If you do not know an attorney who can assist you, you may call the South Carolina Bar's Lawyer Referral Service at 1-800-868-2284 and ask for a Family Law attorney in your county.

Read all the documents carefully. If you received an Acceptance of Service form, complete it and return it to your spouse. Next, read the Complaint carefully and complete the Answer to the best of your abilities. At the end of the Answer there is a space where you can ask the Court for additional relief. If you are the Wife, this is where you can request the Court to allow you to resume your prior name.

Please pay special attention to the Financial Declaration Form. This form asks questions about the finances of both you and your spouse. Fill out the sections of the form that apply to you. You must take the Financial Declaration Form to a notary public before you sign it. After the Answer and Financial Declaration Form are completed, make two copies of each form.

File the Answer and Financial Declaration Form with the same Clerk of Court's office where the Complaint was filed. Take the original and the copies to that Clerk of Court's office. Ask the Clerk to stamp both the originals and copies of the forms. The Clerk will keep the original forms and will return two stamped copies of each form to you.

Mail a stamped copy of both the Answer and Financial Declaration Form along with the Affidavit of Mailing (Answer) to your spouse or to your spouse's attorney by first class mail. Keep the other stamped copies for your files.

PART 3: THE HEARING

On the day of your hearing, you should arrive at the courthouse at least thirty (30) minutes prior to your scheduled time and bring a copy of your paperwork. Dress appropriately and turn off.

your cell phone. Appropriate dress includes suits, jackets, dresses, or dress slacks. Males should tuck their shirts into their pants. Casual clothing such as sweat clothes, tank tops, shorts, and similar summer beach wear is not appropriate for the courtroom. Remove hats when entering the courtroom, unless they are required for a medical condition. Most courts do not allow children into the courtroom so make arrangements for a responsible adult to watch your children while you are in court.

Your spouse will present his/her case first. You should only speak when asked to do so. You will have the opportunity to ask your spouse and any witnesses questions. After your spouse and witnesses have testified, you will be given an opportunity to testify and present witnesses for your case. The judge may interrupt you from time to time to ask you a question. Listen carefully, and answer the questions the judge asks you. If the judge grants the divorce, the judge will sign the Final Order for Divorce and you will receive a copy.

NOTE: You are not divorced until the Final Order for Divorce has been signed by the judge and filed with the Clerk of Court. You are divorced when you receive a clocked copy of the Final Order of Divorce from the Clerk of Court.

Defendant Simple Divorce Checklist

- Once you are served with a Summons and Complaint for Divorce, complete the Answer. Also, complete the section of the Financial Declaration Form that applies to you and have the form notarized.
- File the completed Answer and Financial Declaration Form with the Clerk of Court's office within 30 days after service.
- Mail a stamped copy of the Answer and Financial Declaration Form along with the Affidavit of Mailing (Answer) to your spouse or spouse's attorney within 30 days after service.
- Your spouse or spouse's attorney will then mail you a Notice of Hearing, which will give you the date and time of your divorce hearing.
- Arrive on the day of your hearing at least 30 minutes early and be sure to dress appropriately, turn off your cell phone, remove your hat, and make sure you have appropriate childcare.
- At the hearing your spouse and his/her witness will testify first. The judge will give you the opportunity to ask your spouse and the witness questions and to present your case.
- At the end of the hearing the judge will sign the Final Order for Divorce and you will receive a copy.
- Be sure that the signed Final Order for Divorce is filed with the Clerk of Court's office and you receive a clocked copy for your files.

STATE OF SOUTH CAROLINA)	IN THE FAMILY COURTJUDICIAL CIRCUIT			
COUNTY OF	DEFENDANT'S ANSWER (One Year's Continuous Separation)			
Defendant.)	Docket No.			
Defendant denies the remaining allegat 2. As to paragraph 2 in the Complaint, admits each and every allegation denies each and every allegation admits so much of paragraph 2 and	Defendant states the following:			
Defendant denies remaining allegations 3. As to paragraph 3 in the Complaint, admits each and every allegation denies each and every allegation admits so much of paragraph 3 and	Defendant states the following:			
Defendant denies the remaining allegat 4. As to paragraph 4 in the Complaint,	•			
admits each and every allegation denies each and every allegation				

admits so much of paragraph 4 and states the following:
Defendant denies the remaining allegations in paragraph 4.
5. As to paragraph 5 in the Complaint, Defendant
admits each and every allegation denies each and every allegation admits so much of paragraph 5 and states the following:
Defendant denies the remaining allegations in paragraph 5.
6. As to paragraph 6 in the Complaint, Defendant
admits each and every allegation denies each and every allegation admits so much of paragraph 6 and states the following:
Defendant denies the remaining allegations in paragraph 6.
7. As to paragraph 7 in the Complaint, Defendant
admits each and every allegation denies each and every allegation admits so much of paragraph 7 and states the following:
Defendant denies the remaining allegations in paragraph 7.
8. As to paragraph 8 in the Complaint, Defendant
admits each and every allegation denies each and every allegation admits so much of paragraph 8 and states the following:
Defendant denies the remaining allegations in paragraph 8.
9. As to paragraph 9 in the Complaint, Defendant
admits each and every allegation denies each and every allegation

admits so much of paragraph 9 and states the following:
Defendant denies the remaining allegations in paragraph 9.
10. As to paragraph 10 in the Complaint, Defendant
admits each and every allegation
denies each and every allegation admits so much of paragraph 10 and states the following:
Defendant denies the remaining allegations in paragraph 10.
11. As to paragraph 11 in the Complaint, Defendant
admits each and every allegation
denies each and every allegation admits so much of paragraph 11 and states the following:
admits so fidely of paragraph 11 title sames the followings
Defendant denies the remaining allegations in paragraph 11.
IF THE COMPLAINT CONTAINS MORE THAN 11 PARAGRAPHS, YOU MAY ADD ADDITIONAL PARAGRAPHS TO THIS FORM OR LIST THEM ON A SEPARATE PAGE.
BY WAY OF COUNTERCLAIM
1. Defendant incorporates into this Answer each defense, allegation, and admission
that is set forth above.
2. Name Change
Defendant requests to resume the former name of, pursuant
to §20-3-180 of the Code of Laws of South Carolina, 1976, as amended.
Defendant does not request to resume the former name.
3. In addition to the above statements, Defendant would ask the Court for the following:
4. Having fully answered the Complaint, Defendant requests this Court issue its
order granting the parties divorce, a vinculo matrimonii, on the ground of a one year's
continuous separation.

180 of the Code of Laws of South Carolina, 1	1976, as amended (if applicable).
	Defendant's Signature
	Printed Name of Defendant
	Street Address
	City, State, Zip
·	Telephone No.

For an Order of this Court granting Defendant name change pursuant to §20-3-

5.

STATE OF SOUTH CAROLINA	IN THE FAMILY COURT OF THE JUDICIAL CIRCUIT		
COUNTY OF)	LURCOH	
Plaintiff, vs.) FINANCIAL I) OF	DECLARATION	
Defendant.) Docket No.		
HUSBAND/FATHER		E/MOTHER	
Address	Address		
Age	Age		
Occupation	Occupation		
Employer	Employer		
Employer Address	Employer Address		
Gross Monthly Income	Husband/Father	Wife/Mother	
Principal Earnings from Employment 1			
Overtime, Tips, Commission, Bonuses 2			
Pensions, Retirement, and Annuities income			
Additional Employment income			
Social Security Benefits (SSA) and VA Benefits			
Disability and Worker's Compensation Benefits			
Unemployment and AFDC			
Spousal or Child Support (from other marriage/relationship)			
Dividends, Interest, Trust Income, and Capital Gains			
Rental Income and Business Profits			
Other (Specify):			
TOTAL GROSS MONTHLY INCOME			
Payroll Deductions from Monthly Income	Husband/Father	Wife/Mother	
Federal Income Tax 3	The parameter was a second sec		
State Income Tax			
Social Security and Medicare Tax (FICA)			
Self-Employment Tax	The state of the s		
Health and Denial Insurance (Adult)			
Health and Dental Insurance (Child)	4		
Union Dues		<u> </u>	
Voluntary Retirement Contribution (401(k), 457, IRA)			
Mandatory Retirement Contribution			
Savings Plan			
Other (Specify);			
TOTAL MONTHLY DEDUCTIONS			
NET MONTHLY INCOME 4			

Estimate monthly expenses: (Specify which party is the custodial parent and list name and relationship of all members of household whose expenses are included.

MONTHLY EXPENSES 5	Husband/Father	Wife/Mother
Residential Rent Payment		
Note or Mortgage Payment on Residence(s)		
Food and Household Supplies 6		
Utilities, Water, and Garbage Collection		
Telephone and Cellular Phone		
Medical, Dental and Disability Insurance Premiums (not		
deducted from paycheck)		
Life Insurance Premiums (not deducted from paycheck)		
Child Support (from other relationship)		
Work Related Day Care		
Spousal Support (from prior marriage)		
Auto Payment		
Auto Insurance, taxes, gasoline, and maintenance		
SUBTOTAL:	in the property of the second	
Real Property Tax on Residence(s)		-
Maintenance for household 8		
Adult Clothing		
Children's Clothing 9		
Cable Television, Satellite, and Internet/Online Services		
Laundry and Dry Cleaning 16		
Medical and Dental Expenses (not paid by insurance)		
Prescriptions, Glasses, and Contacts (not paid by insurance)		
Children's incidental expenses 11		
School lunches, supplies, field trips, and fees 12		
Entertainment 13		
Adult Incidental expenses 14		
All Installment payments 15		
Other (Specify):		
SUBTOTAL:	The second of th	erin de la companya d
TOTAL MONTHLY EXPENSES		

Installment Loan Payments Section

Creditor	For	Monthly Payment	Balance	Owed by 16
				.,

Other Debts and Obligations not payable in monthly installments

Creditor	For	D	ate Payable	Balance	Owed by 16
				-	
· · · · · · · · · · · · · · · · · · ·					
e you currently in B	ankruptcy? 🔲 YES [□NO			
e any obligations lis	ted above, including	mortgage ar	id note navment	s, in arrears? YES	ไทด
, –	-		F 7	-y	4
yes, please list the ol	onganons in arrears.				
			~ ~~~		
	All	Marital P	roperty Known	to Parties	
	sets		sband/Father	Wife/Mother	Joint
sh and Money in Checking					
oney in Savings Account(s), Cert. of Dep.	Credit Union, Money Marke	Ę,			
title of Voluntary Retiremen	t Account(s)				
lue of Pension Account					
due of Publicly Held Stocks	, Bonds, Securities, Mutual			·	
ands aftic of Privately Held Stock					
			·		
alue of Real Estate - Net of	Mongage Balances				
alue of All Other Property ¹⁷	- HOTELO				
TOTAL	ASSETS				·
	Any	Non Marita	al Property Kno		
Description of	TAsset T	itle Owner	Date of	Source of Funds to	Estimate Present market
			Acquisition	Acquirer	Value
			<u> </u>		
					
,,					
If total assets are l	ess than \$300,000.0	10. sion an	d have notariz	red.	
T ROOM SENDONNY OF W.	was seemed the code out.	,			
fitate) accets are s	reater than SIAA.	MOLOO, iter	nize assets by	completing additiona	I sections below and
ign and have not		obiob, kesa	tara esponential	22111 Fragge P 25 25 25 25 25 25 25 25 25 25 25 25 25	a named way of and it admits
ngu ana navo nom	I I I I I I I I I I I I I I I I I I I	Financi	al Accounts Sec	tion ¹⁸	
					Polence
Owner		Name of Ins	HUIDA	Type of Account	Balance
					_

Voluntary Retirement Accounts and Pension Accounts Section Value Type of Account Publicly Held Stocks, Bonds, Securities, Mutual Funds Section (Non-Retirement)19 Number of Shares/Type of Account Name of Company Value Real Estate Section²⁰ Value Owner Address Mortgage Balance Mortgage Equity Other Property Section¹⁷ Owner Description of Asset Value Loan Balance Equity

Sworn to before me this day of, 20	
(i	SEAL)
Notary Public for South Carolina My commission expires:	-
Custodial Parent (if applicable):	

- A recent paystub should be attached to the Financial Declaration. To compute Principal Earnings from Employment, first
 determine whether you are paid semi-monthly, biweekly, or weekly. If you are paid semi-monthly, multiply the gross
 amount of your pay check by two. If you are paid biweekly, multiply the gross amount of your pay check by 26 and then
 divide by 12. If you are paid weekly, multiply the amount of your paycheck by 52 and divide by twelve. Round to the
 nearest whole dollar.
- To compute Overtime, Tips, Commission, and/or Bonuses, take an average of your monthly earnings from overtime, tips, commission, bonuses, etc. from the past three years or the length of employment if employed less than three years (including this year).
- To compute State, Local, and Social Security Tax deductions, use the same formula used to compute principal earnings in endnote 1 above, or consult or have your attorney consult an accountant.
- 4. Net monthly Income is equal to Total Gross Monthly Income minus Total Monthly Deductions.
- 5. Do not include any expense in the Monthly Expenses section that has already been included in the Deductions from Gross Monthly Income on page one of the Declaration.
- 6. Food Expense is to include the cost of groceries, toiletries, cleaning supplies, and casual eating out.
- 7. Auto Expenses are to include gasoline, oil changes, tune-ups, tire replacement, maintenance, and related items.
- 8. Maintenance for Household is to include appliance and household repairs, landscaping, house cleaning, pest control, pool service, alarm service, and other related items.
- 9. Clothing Expense is to include shoes and clothing purchases, clothing repair and alterations, and related items.
- 10. Laundry Expense is to include the cost of laundry service, dry cleaning, and related items.
- 11. Children's Incidental Expenses are to include allowance, summer camp, baby sitters, lessons, activities, participatory sports, and related items.
- 12. School Expense is to include tuition, supplies, field trips, dues, tutors, locker rentals, school lunches, and other related items.
- 13. Entertainment is to include movies, theater, vacations, sporting events, compact discs, digital video discs, and related items.
- 14. Adult Incidental Expenses are to include cosmetics, hair and nail care, books, magazines, newspapers, business dues, memberships, pets, charity, religious dues or tithes, gifts, bank charges, hobbies, and related items.
- 15. All Installment Loan Payments is the total amount itemized in Installment Loan Payments Section, which should include all loan payments not already listed as a monthly expense. Examples: home equity loan, credit cards, etc.
- 16. Indicate which spouse legally owes the payment (husband, wife, or joint).
- 17. Other property is to include automobiles (minus loan balance), boats (minus loan balance), furniture, furnishings, china, silver, jewelry, collectibles, and other personal property.
- 18. Itemize Financial Accounts such as checking, savings, credit union, money market, or certificate of deposit accounts in the Financial Accounts Section.
- Itemize Publicly Held Stocks, Bonds, Securities, Stock Options and Mutual Funds (excluding retirement accounts) in the Publicly Held Stocks, Bonds, Securities, Mutual Funds Section.
- 20, Itemize each parcel of Real Estate in the Real Estate Section.

ATE OF SOUTH CAROLI	11.22	IN THE FAMILY COURT JUDICIAL CIRCUIT
UNTY OF)
)
) AFFIDAVIT OF SERVICE) BY MAILING
	Plaintiff,) (Answer)
VS.)
)
)
	Defendant.) Docket No
Personally appeared	d the Defendant wh	no states that (s)he served the Plaintiff with a c
of the Allswer by first class		States Mail, with proper postage attached, o
	, 20 ad	dressed as follows:
•		
	**************************************	9
		· · · · · · · · · · · · · · · · · · ·
	*** *** *** *** **** **** **** **** ****	
•		
	•	
Sworn to before me this		
day of	, 20	
	1	
Notary Public of South Ca	roima	Defendant
My Commission expires:		

SCCA 400.06 SRL-DIV (12/2009)

Sample Script for Questioning the Witness in a Simple Divorce Action (Plaintiff)

- "Your Honor, if you have no further questions for me at this time, I call, who is my witness."
- (The witness may be sworn by the Court at this point before taking his or her place at the witness stand).
- "Good morning/afternoon (witness) _____.
- "Please state your full name for the court."
- "Please state your address for the court."
- "Please tell the court how you know me."
- "How often do you and I see each other?"
- "How often do you speak with me?"
- "Do you know my spouse?"
- "How often do you speak with my spouse?"
- "Do you remember approximately when my spouse and I separated?"
- "When did we separate?"
- "Has it been at least a year since my spouse and I separated?"
- "How do you know this to be true?"
- "To your knowledge, have my spouse and I gotten back together since we separated?"
- "Those are all of the questions I have for my witness at this time, Your Honor. Please answer any questions the Judge or the Defendant may have for you."

At this point, the Judge and Defendant may ask your witness questions. When there are no further questions from the Judge or Defendant, stand up and say, "That concludes the presentation of my case, Your Honor" and take your seat.

Sample Script for Plaintiff's Testimony

Before the hearing, the judge will ask you and your spouse if there is anything the court can do to help you reconcile your marriage. If you want a divorce, the proper answer is "no."

Before you present your case, you will be sworn in.

After you are sworn in, you should testify as follows:

3	My name is	
ð	My address is:	
3		
9	The Defendant lives inC	ounty, State of
0	I married the Defendant on	in
	County, State of	
0	I last lived with the Defendant in	, County, State of
0	I would like a divorce based on one year's continuo	nus senaration
۵	· · · · · · · · · · · · · · · · · · ·	
-	together since that time.	DIAM (70 MB) O MOVIETOR
9		would give me a divorce.
0		_
ø	, , , , , , , , , , , , , , , , , , ,	•
	divided by the court.	•
0	 I waive my right to alimony and I understand I can 	not come back later and ask for any.
Ф	 (IF APPLICABLE) My maiden name is 	
	and `	I would like to go back to using it. I
	am not looking to change my name to avoid crimin	nal prosecution or defraud creditors. I
	am not listed on any sex offender registry and I am	not listed on the DSS Central Registry
	of Child Abuse and Neglect.	
6	• That is all of my testimony. I can answer any quest	tions that you or the Defendant may
	have for me.	

• Your Honor, I respectfully move for a continuance of this hearing.

request to have your hearing continued. You can say the following:

Listen carefully to any questions you are asked and answer truthfully. If at any time the judge tells you that you cannot proceed because of a technical error or for any other reason, you should

STATE OF SOUTH CAROLINA	ý		IN THE FAMILY COURT
COUNTY OF			JUDICIAL CIRCUIT
Vs.	Plaintiff,)))		JUDGMENT IN A FAMILY COURT CASE
	Defendant,) Doe	ket l	No
Submitted by:			Attorney for Plaintiff Defendar
		_	Self-Represented Litigant GAL
DEC	CISION BY COURT (che	ck al	l that apply)
☐ This action came to trial, hearing ☐ This action has been dismissed p IT IS ORDERED AND ADJUDG	oursuant to Rule 120 Rule 430 Other:	(b), S (k), S	
Additional information for Clerk			
Case number under which support in This order involves the immediate. The following motions are ended. This order adds or dismisses the dismiss add: INFORMATION FOR THE JULY Complete this section below when the	is paid if different from the issuance dismissal celed by this order (include telefollowing parties to this discontinuous discon	of a b motion case smiss SCR	cench warrant, or does not apply. on filing date); e: . sadd; IPT OF JUDGMENT (§20-3-670(B)(1)) personal property or if any amount should be
enrolled. If there is no judge Judgment In Favor of (List name(s) below)	nent information to enroll, Judgment Again (List name(s) belo	sÉ	ate "N/A" in one of the boxes below. Judgment Amount to be Enrolled (List amount(s) below)
			s
	-		\$
			\$
form may be addressed by way of motion p such as interest or additional taxable costs	provided by the submitting papersuant to the South Carolina not available at the time the fo	rty. I Rules	Disputes concerning the amounts contained in this of Civil Procedure. Amounts to be computed at final order are submitted to the judge may be to the official court order for judgment details.
Family Court Judge SCRCP Form 4F (12/2011)	Judge (Code	Date

FOR CLERK OF COURT OFFICE USE ONLY

This judgment was entered on theday ofplaced in the appropriate attorney's box on thisor to parties (when appearing pro se) as follows:	day of	, 20 and a copy mailed first class or, 20 to attorneys of record
ATTORNEY(S) FOR THE PLAINTIFF(S)		ATTORNEYS FOR THE DEFENDANT(S
Court Reporter:Custodial Parent (if applicable):	,	CLERK OF COURT

FORM 4F INSTRUCTIONS – JUDGMENT IN A FAMILY COURT CASE (Instructions for Information Only – Not to be filed with Form 4F)

- 1. Form 4F Judgment in a Family Court Case has been modified to add order information and enrollment instructions for the Clerk of Court. The purpose of Form 4 has not changed with the exception that judgment information is provided when applicable.
- 2. Please note that Form 4F must be attached to all orders that include information to enroll in the judgment index. The clerk will not be responsible for reading the order to determine the enrollment information.
 - The attorney or prevailing party will prepare and attach Form 4F when submitting an order that includes enrollment information for the judgment index. The judge will review and sign Form 4F when he or she signs an order that includes enrollment information for the judgment index.
- 3. Form 4F is not required to be submitted to the court with orders that do not include information to enroll in the judgment index. If the clerk receives such an order without a Form 4F attached, the clerk should enter and process the order pursuant to Rule 58 and Rule 77(d), SC Rules of Civil Procedure. (i.e. the clerk should serve notice of entry of the judgment by mail or provide the attorneys with copies of the signed order by other means.)
- 4. The "Information for the Judgment Index/Transcript of Judgment" section should be completed when the judgment affects title to real or personal property or if any amount should be enrolled. Items traditionally awarded in family court cases such as the payment of attorney's fees, Guardian ad Litem fees or court costs should not be entered in this section unless the judge orders those amounts be reduced to judgment. In the "Judgment in Favor of" column, enter the name of the party to whom the judgment is awarded. In the "Judgment Against" column, enter the name of the person to whom the judgment is against. The judgment amount to be enrolled should be noted in the "Judgment Amount" column. As necessary, describe any property referenced in the order if it is to be enrolled in the judgment index.
- 5. The "Order Information" section of Form 4F may be used by the submitting party to indicate information about the order that requires special processing.
- 6. If Form 4F is submitted by an attorney or self-represented litigant with an order and there is no judgment information to enroll, indicate "N/A" in one of the boxes in this section of the form.
- 7. To enter information to accommodate multiple parties, additional Form 4Fs may be used as necessary. Additional space may be inserted on the form as necessary.
- 8. Unless otherwise instructed by the judge, attorneys for DSS, DJJ or the solicitor's office are not required to attach Form 4F to orders submitted to the court, unless the order contains information to be enrolled to the judgment index.