OBTAINING A DIVORCE IN BEAVER COUNTY 3301D

- Divorces are filed in the Prothonotary's Office located on the first floor of the Beaver County Courthouse.
- At the time of filing, there will be a \$174.00 fee. (Cash or check only.) This fee may be waived if your income falls below the federal poverty guidelines. (See Form 2.)
- If you are seeking to have the filing fees waived, take the completed forms 1 and 2 (the Complaint and the In Forma Pauperis) with all other required documentation to Courtroom #4 no later than 8:45 a.m. any Tuesday or Thursday morning. No appointment is needed. Take a seat and wait your turn.
- If you wish to resume your maiden name, bring an additional \$10.50
- Please follow the instructions in the packet very carefully.
- Remember-No courthouse staff may assist in filling out forms. If you have any questions, please consult an attorney.
- For more information and more detailed instructions on how to fill out the forms, please see the following website: http://www.pacourts.us/learn/representing-yourself/divorce-proceedings

DIVORCE PROCEDURE

These forms are not designed for complicated divorce issues. It is likely that any complex divorce matter is going to require additional forms that are not included here and the expertise of a lawyer. Examples of a complicated divorce matter include: a request to divide property, receive alimony, payment of attorney's fees and expenses, or if your spouse is in the military.

IF YOU FAIL TO RAISE A CLAIM FOR ALIMONY, DIVISION OF PROPERTY, LAWYER'S FEES OR EXPENSES IN YOUR DIVORCE COMPLAINT YOU WILL WAIVE OR LOSE THE RIGHT TO MAKE SUCH CLAIMS WHEN THE DIVORCE DECREE IS ENTERED.

STEP ONE: The Notice to Defend, Complaint and Verification (Form 1).

A divorce case is started with the filing of a "Complaint." There are two forms that should be attached to the Complaint: the "Notice to Defend and Claim Rights" page should be attached before the first page of the complaint.

The Complaint is filed in the Prothonotary's office, where civil matters are filed. You must pay the filing fee, unless you have been granted the right to proceed *In Forma Pauperis*. (See Form 2.)

The caption at the top of each form includes the county's name, your name, your spouse's name, and the docket number assigned to the case by the Prothonotary's office. This caption must be identical on all documents filed in your case, regardless as to which party is filing the document.

Take the completed original and your two copies to the Prothonotary. The Prothonotary's office will time-stamp the original and two copies. The original will stay in the Prothonotary's file and the two copies will be returned to you. One of the copies is for your records; the other copy must be served on the other party in STEP TWO.

STEP TWO: Service of the Complaint.

After filing the Notice to Defend, Complaint and Verification (Form 1), these documents must be served on the other party within thirty (30) days of the date they were filed, which is the date time-stamped on the document.

If the other party does not live in Pennsylvania, the time requirement is extended to ninety (90) days. If service is not completed within 30 days of the date of filing, the Complaint must be reinstated using Form 4 and re-served.

Service of the Notice to Defend, Complaint and Verification (Form 1) must be made either by Personal Service, by Acceptance of Service, or by regular and Certified Mail return receipt requested, restricted delivery.

If you were unable to serve the opposing party within 30 days (or within 90 days if the other party lives outside Pennsylvania), then you must complete and file the Praecipe to Reinstate the Complaint, Form 4.

The date you file this Praecipe re-starts the clock for service. You will have another 30 days to serve the other party (or 90 days for a defendant outside Pennsylvania).

Form 3-A: Acceptance of Service – Give the opposing party Form 1. The other party signs the Affidavit of Acceptance of Service, Form 3-A, stating that he/she has received a copy of Form 1.

-OR

Form 3-B: Service by Mail – Mail Form 1 to the opposing party by regular <u>and</u> certified mail, return receipt requested, restricted delivery. You must complete the Affidavit of Service by Mail, Form 3-B, stating that you have mailed your spouse the required forms by certified mail.

You must also attach the green card receipt received from the post office. Make a photocopy of this green card for your records and file the original with the Prothonotary by attaching it to Form 3-B. If the certified mail is returned unclaimed, another form must be used.

-OR

Form 3-C: Personal Service – Any adult, other than you, (i.e. – Sheriff, Constable, or any reliable third party) may personally hand Form 1 to the opposing party. However, that third party who hands the papers to your spouse must sign a completed Affidavit of Service by Personal Service, Form 3-C.

After you have completed either Form 3-A, B, or C (whichever method you chose to serve the other party), make one copy.

File either Form 3-A, B, or C (whichever method you chose to serve the opposing party) with the Prothonotary. Take the original and one copy to the Prothonotary and have each document time-stamped. The original will stay in the file in the Prothonotary's file and the copy will be returned to you for your records.

IF YOUR SPOUSE CONSENTS TO THE DIVORCE, FOLLOW THE STEPS FOR A 3301(C) DIVORCE.

IF YOUR SPOUSE DOES NOT CONSENT TO THE DIVORCE, FOLLOW THE STEPS FOR A 3301(D) DIVORCE.

HOW TO PROCEED WITH A 3301(d) NON-CONSENT DIVORCE:

STEP THREE: Wait ONE year.

The Pennsylvania Rules of Civil Procedure require the parties to be separated for one year before proceeding with a non-consent no-fault divorce. This means that the parties must live separate and apart for one full year.

IF THE PARTIES WERE SEPARATED FOR A TIME PERIOD BEFORE THE FILING OF THE COMPLAINT, THAT TIME IS INCLUDED IN THE ONE YEAR REQUIREMENT.

THEREFORE, IF YOU HAVE ALREADY BEEN SEPARATED FOR AT LEAST ONE YEAR WHEN YOU INITIALLY FILE, YOU MAY PROCEED WITH A 3301(d) DIVORCE IMMEDIATELY AFTER FILING AND SERVING THE NOTICE TO DEFEND, COMPLAINT, AND VERIFICATION (FORM 1).

STEP FOUR: Affidavit Under 3301(d) of the Divorce Code (Form 8), Notice of Intention to File the Praecipe to Transmit the Record Under Section 3301(d) of the Divorce Code and Counter-Affidavit (Form 9), Affidavit of Non-Military Service (Form 10).

General Information: Once the parties have been separated for one year, either party may sign and file an Affidavit Under Section 3301(d) of the Divorce Code (Form 8) stating that the parties have in fact been separated for one year.

Once the parties have been separated for one year and you have filed an Affidavit stating that you have been separated for one year, then a divorce may be entered after notice is given to the other party.

In addition to filing and serving the Affidavit Under Section 3301(d) of the Divorce Code (Form 8), you must also serve the other party with a Notice of Intention to Request Entry of Section 3301(d) Divorce Decree and Counter-Affidavit (Form 9) in order for them to have the opportunity to oppose the divorce or raise claims if they choose to do so.

If the other party does not oppose the divorce and does not wish to raise additional claims, they do not need to take any action on the Counter-Affidavit. If this is the case, a Divorce Decree may be issued twenty (20) days after service of the Notice of Intention to Request Entry of Section 3301(d) Divorce Decree.

Lastly, you cannot obtain a 3301(d) divorce against an unrepresented Defendant if he/she is in the military. Therefore, if your spouse is not represented by counsel, you must also sign and file an Affidavit of Non-Military Service (Form 10)

Complete and sign Form 8 and Form 9 and make two copies of each.

If your spouse is not represented by counsel and is not in the military, then also complete and sign Form 10. Make two copies.

File only Form 8, and if applicable, Form 10 (the original of Form 9 will be served without filing, and a copy will be filed in the future). The originals stay in the Prothonotary, and the copies are returned to you for your records.

STEP FIVE: Service of the Affidavit Under 3301(d) of the Divorce Code, Notice of Intention to File the Praecipe to Transmit the Record Under Section 3301(d) of the Divorce Code with Counter-Affidavit, and Affidavit of Non-Military Service.

A 3301(d) divorce cannot be completed without proper service of all the required forms. Because the other party's consent is not required in order for a divorce to be entered against them, it is especially important that all service procedures are strictly followed.

Mail the original Form 9, a copy of Form 8, and, if applicable, a copy of Form 10 by first class mail to your spouse.

Complete Form 11, the Certificate of Service, and mark the appropriate boxes for the documents you have mailed to your spouse. Make one copy of Form 11.

File Form 11. The Prothonotary's office will time-stamp the original and the copy. The original stays in your file, and the copy is returned to you for your records.

STEP SIX: Wait 20 days.

General Information: The Pennsylvania Rules of Civil Procedure require that twenty (20) days elapse between serving the Notice of Intention to File the Praecipe to Transmit the Record Under Section 3301(d) of the Divorce Code and filing the Praecipe to Transmit Record.

STEP SEVEN: Praecipe to Transmit Record (Form 12), Divorce Decree (Form 13) Divorce Information Sheet (Form 14), and any other forms required by your county.

Upon the proper service of the above mentioned documents, the divorce may be concluded by either party filing with the Prothonotary a Praecipe to Transmit Record (Form 12).

Attach a copy of the Notice of Intention to File the Praecipe to Transmit the Record under Section 3301(d) and a blank Counter-Affidavit (Form 9) to the Praecipe to Transmit Record (Form 12). Check your records for the exact dates necessary to complete the form.

Reminder: The date of execution is the date the form was signed. The date of the time-stamp is the date the form was filed.

Additional forms are also required by the Court, including a proposed Divorce Decree (Form 13) and a Divorce Information Sheet (Form 14). You must provide the Prothonotary with self-

addressed and stamped envelopes for you and your spouse in order for the court to mail you a copy of final divorce decree.

STEP EIGHT: Divorce Decree.

The Divorce Decree will be mailed to both parties after filing the above forms, presuming there are no mistakes. If corrections need to be made to the paperwork, a final divorce decree will not be entered until the court has the corrected paperwork. The responsibility of submitting accurate paperwork is that of the parties; the Court will not correct filings with mistakes.

How to Complete Step 8

At some point while your divorce is pending, provide the Prothonotary's office two stamped envelopes, one with your current address and one with your spouse's current address, so that the Prothonotary can mail copies of your Divorce Decree once it is granted.

Form 1 Divorce Complaint

•	CIVIL ACTION – LAW
PLAINTIFF (your full name):	
vs.	Case No
DEFENDANT (spouse's full name)	IN DIVORCE
NOTICE TO DEFE	ND AND CLAIM RIGHTS
action. You are warned that if you fail to do so, the case may p entered against you by the Court. A judgment may also be entered.	st the claims set forth in the following pages, you must take prompt proceed without you and a decree of divorce or annulment may be sered against you for any other claim or relief requested in these er rights important to you, including custody or visitation of your
	ble breakdown of the marriage, you may request marriage(county) Courthouse, Office of the Prothonotary,
IF YOU DO NOT FILE A CLAIM FOR ALIMONY, DIVISION OF DIVORCE OR ANNULMENT IS GRANTED, YOU MAY LOSE	
	NCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE VIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.
IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFIC AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGII	CE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT BLE PERSONS AT A REDUCED FEE OR NO FEE.

Lawyer Referral Service
The Beaver County Bar Association
http://bcba-pa.org/lawyer-referral-service/
788 Turnpike Street
Beaver, PA 15009
Telephone # 724-728-4888

PLAINTIFF (your full name)	CIVIL ACTION – LAW
vs.	Case No
DEFENDANT (spouse's full name)	: IN DIVORCE
	OMPLAINT FOR DIVORCE UNDER 301(c) OR 3301(d) OF THE DIVORCE CODE
AND NOW, comes the Plaintiff and for c	ause of action against the Defendant says:
1. Plaintiff is	_ (your name), an adult individual who currently resides at
	(street address), (city),
(county), (state),	(zip code)
2. Defendant is	(spouse's name), an adult individual who currently resides at
	(street address), (city),
(county), (state),	(zip code)
3. Either Plaintiff or Defendant has been	bona fide resident of the Commonwealth of Pennsylvania for at least six
months immediately previous to the filing	g of this Complaint.
4. Plaintiff and Defendant were married	on (month/day/year), in
(county),(sta	te).
5. There (have been/hav	ve not been) prior actions of divorce or for annulment between the parties.
(If there have been, name the jurisdiction	n and case
number)	

6. The marriage is irretrievably broken.

- 7. The parties _ (are/are not) living separate and apart. If the parties are living separate and apart, they have lived separate and apart since \(\text{[(month/day/year)}. \)
- 8. Plaintiff has been advised that counseling is available and that Plaintiff may have the right to request that the Court require the parties to participate in counseling.
- 9. The Defendant (is/is not) a member of the Armed Services of the United States or any of its allies.
- 10. Plaintiff requests that the Court enter a decree of divorce.

WHEREFORE, Plaintiff respectfully requests your Honorable Court enter a Decree in Divorce, divorcing Plaintiff and Defendant.

I verify that the statements in the foregoing Complaint in Divorce are true and correct to the best of my knowledge, information, and belief. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities.

	-	
Date		Plaintiff Signature

Form 2 Petition to Proceed In Forma Pauperis

CIVIL DIVISION

		:	
		:	No of 20
	Plaintiff,	:	Civil Action – Law
		:	
		:	Type of Pleading:
VS.		:	Petition to Proceed in Forma Pauperis
		:	
		:	Filed on behalf of:
	Defendant.	:	
			(Your Name):
			Filing Party's Information:
			Name:
			Address:
			Telephone#

IN THE COURT OF COMMON PLEAS OF BEAVER COUNTY

PENNSYLVANIA Plaintiff, No. _____ VS. Defendant. PETITION TO PROCEED IN FORMA PAUPERIS TO THE HONORABLE, THE JUDGES OF THE SAID COURT: Petitioner respectfully represents that: 1. Petitioner is the Plaintiff in the above captioned action. 2. Petitioner's Social Security number is XXX-XX-_____(only provide last 4 digits) 3. Petitioner's address is (give full address) 4. Petitioner's income and expense information is fully and accurately set forth in the attached affidavit. 5. I am over 18 years of age. Yes / No (circle one) WHEREFORE, Petitioner respectfully requests Your Honorable Court to enter an Order, granting leave to proceed in forma pauperis in the above captioned action. Respectfully submitted,

Petitioner

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS

- 1. I am the petitioner in the above matter and because of my financial condition am unable to pay the fees and costs.
- 2. I am unable to obtain funds from anyone, including my family and Associates, to pay the costs of litigation.
- 3. I represent that the information below relating to my ability to pay the fees and costs is true and correct: Name _____ Address _____ (give full address) Petitioner's Social Security number is XXX-XX-______ (only provide last 4 digits) A. Employment If you are presently employed, state Employer: _____ Address: Salary or wages per month _____ If you are presently unemployed, state Date of last employment: _____ Salary or wages per month: Type of work: _____ B. Other income within the past twelve months Business or profession: Other self-employment: Interest: Dividends:

Pension and annuities:

Social Security benefits:

Support payments:

Disability payments:	
Unemployment compensation and supplemental benefits:	
Workmen's compensation:	
Public assistance:	
C. Other contributions to household support	
Contributions from children:	
Contribution from parents:	
Other contributions	
D. Property owned	
Cash:	
Checking account:	
Savings account:	
Certificates of deposit:	_
Real estate (including home):	
Motor vehicle: Make Year Cost	
Amount owed \$	
Stocks; bonds:	
Other	
E. Debts and obligations	
Mortgage:	
Rent:	
Loans:	
Other:	
F. Persons dependent upon you for Support:	

I understand that I have a continuing obligation circumstances which would permit me to pay	on to inform the court of improvement in my financial the costs incurred herein.
I verify that the statements made in this affid	avit are true and correct.
I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities which provides that if I knowingly make false averments, I may be subject to criminal penalties.	
	Petitioner's Signature

Date: _____

		:
	Plaintiff,	:
		:
		: No
vs.		:
		:
		:
	Defendant.	:
	ORDER TO W	AIVE FILING COSTS
AND NOW, this	day of	, 20, upon consideration of the
attached Petition to Proce	eed in Forma Pauperis	s, it is hereby ordered that the filing costs be waived.
		BY THE COURT

JUDGE

FORM 3

- Form 3 A- Affidavit of Acceptance of Service
- Form 3 B- Affidavit of Service by Mail
- Form 3 C- Affidavit of Service by Personal Service

Instructions for these forms can be found in the introductory instructions on Page 2.

PLAINTIFF (your full name)	: CIVIL ACTION – LAW :	
vs.	: : Case No :	
DEFENDANT (spouse's full name)	: IN DIVORCE	
AFFIDAVIT OF ACCEPTANCE OF SERVICE		
	Defendant in the above-captioned action depose and say that on ne Complaint in Divorce and Notice to Defend and Claim Rights	
·	s document are true and correct to the best of my knowledge, false statements herein are made subject to the penalties of 18 fication to authorities.	
	Respectfully Submitted,	
Date:		
	Defendant's Signature	

	: CIVIL ACTION – LAW
PLAINTIFF (your full name)	:
vs.	: Case No :
DEFENDANT (spouse's full name)	: IN DIVORCE
AFFIDAVIT	T OF SERVICE BY MAIL
I,, Plaintiff i	in the above-captioned action depose and say the following:
	d documents), a copy of the Complaint in Divorce and Notice
to Defend and Claim Rights with	Notice of Availability of Counseling in the above-captioned
matter was mailed to the Defenda	ant by Certified Mail, Return Receipt Requested, Deliver to
Addressee Only and regular mail	I, at Defendant's last known address, as indicated on the
attached mailing receipt.	
2. On(date of specific	ouse's signature on green return card), Defendant received
the aforesaid Divorce Complaint ar	nd the mailing receipt and return receipt card evidencing the
same are attached hereto and mad	de a part hereof.
I verify that the statements in this docu	ment are true and correct to the best of my knowledge,
	statements herein are made subject to the penalties of 18
Pa.C.S. § 4904, relating to unsworn falsification	•
. a.c.o. g	
	Respectfully Submitted,
Date:	
	Plaintiff's Signature

	: CIVIL ACTION – LAW
PLAINTIFF (your full name)	
vs.	: Case No
DEFENDANT (spouse's full name)	: IN DIVORCE
AFFIDAVIT OF SERVIC	E BY PERSONAL SERVICE
l,	_, hereby depose and say that on this date, I
personally served the above-captioned Defenda	ant with a Complaint in Divorce and Notice to
Defend and Claim Rights with Notice of Availabi	ility of Counseling, by personally handing the same
to him/her on(date).	
·	ment are true and correct to the best of my d that false statements herein are made subject to nsworn falsification to authorities.
	Respectfully Submitted,
Date:	
	Signature of Person Who Served
	Defendant (Not the Plaintiff)

Instructions for:

Form 4 Praecipe to Reinstate the Complaint

Form 4 – Praecipe to Reinstate the Complaint

You only need to file this form if you were unable to successfully serve the Complaint, Form 1, on the other party within 30 days (or within 90 days if the other party does not live in Pennsylvania). The date you file this Praecipe re-starts the clock for service, and you will have another 30 days (or 90 days if the other party does not live in Pennsylvania) to serve Form 1 on the other party. For example, if you file the Praecipe to Reinstate the Complaint on January 1st, then you must serve the other party by January 31st.

	: CIVIL ACTION – LAW
PLAINTIFF (your full name)	:
	: Case No
VS.	:
DEFENDANT (spouse's full name)	: IN DIVORCE
PRAECIPE TO REI	NSTATE THE COMPLAINT
To the Prothonotary:	
Please reinstate the Complaint for	r Divorce under Section 3301(c) or 3301(d) of the
Divorce Code filed in the above-captione	ed matter.
	Respectfully submitted,
	•
Date:	
	Plaintiff's Signature

Form 8

Affidavit Under Section 3301(d) of the Divorce Code

	:
PLAINTIFF	: Case No
vs.	:
	:
DEFENDANT	: IN DIVORCE
	NOTICE
• • • • • • • • • • • • • • • • • • • •	nents set forth in this Affidavit, you must file a Counter- idavit has been served on you, or the statements will
AFFIDAVIT UNDER SECTION	ON 3301(d) OF THE DIVORCE CODE
1. The parties to this action sepa	arated on
2. Check (a) or (b):	
. ,	s prior to December 5, 2016 and the parties have part for a period of at least two years.
. ,	s on or after December 5, 2016 and the parties have part for a period of at least one year.
•	ts concerning alimony, division of property, lawyer's
-	s document are true and correct to the best of my stand that false statements herein are made subjecting to unsworn falsification to authorities.
Date:	
	(Signature)

Form 9

Notice of Intention to Request Entry of Section 3301(d) Divorce Decree

PLAINTIFF	, : CIVIL ACTION – LAW
vs.	: Case No
DEFENDANT	, : : IN DIVORCE
NOTICE OF INTENTION TO F	FILE THE PRAECIPE TO TRANSMIT THE RECORD UNDER SECTION 3301(d) OF THE DIVORCE CODE
TO:	(spouse's full name)
Counter-Affidavit to the § 3301(n action for divorce. You have failed to answer the Complaint or file a d) Affidavit. Therefore, on or after20 (20 days e other party can request the court to enter a final decree in divorce.
verified or a counter-affidavit by	e Prothonotary of the court an answer with your signature notarized or the above date, the court can enter a final decree in divorce. A counter- ne Prothonotary of the court is attached to this notice.
the above date or the court may	filed with the court a written claim for economic relief, you must do so by grant the divorce and you will lose forever the right to ask for economic er-affidavit alone does not protect your economic claims.
LAWYER, GO TO OR TELEPHONYOU WITH INFORMATION ABOULAWYER, THIS OFFICE MAY BE	IS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A NE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE UT HIRING A LAWYER. IF YOU CANNOT AFFORD TO HIRE A E ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES VICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.
_	
	Respectfully submitted,
	(Signature)

	, : CIVIL ACTION – LAW
PLAINTIFF	
VS.	: Case No
DEFENDANT	, : : IN DIVORCE
COL	INTER-AFFIDAVIT UNDER §3301(d) OF THE DIVORCE CODE
1. Check either (a) or (b):	
(a)	I do not oppose the entry of a divorce decree.
(b)	I oppose the entry of a divorce decree because (Check: (i), (ii) or both):
	(i) The parties to this action have not lived separate and apart for the required time period.
	(ii) The marriage is not irretrievably broken.
	(iii) There are economic claims pending
2. Check either (a) or (b):	
(a)	I do not wish to make any claims for economic relief. I understand that I may lose rights concerning alimony, division of property, lawyer's fees or expenses if I do not claim them before a divorce is granted.
(b)	I wish to claim economic relief which may include alimony, division of property, lawyer's fees or expenses or other important rights.
Prothonotary in writing an	on to checking (2) (b) above, I must also file all of my economic claims with the d serve them on the other party. If I fail to do so before the date set forth on the Notice of tipe to Transmit the Record, the divorce decree may be entered without further delay.
	s in this document are true and correct to the best of my knowledge, information, and belief atements herein are made subject to the penalties of 18 Pa.C.S. § 4904, relating to unsworr
Date:	 Signature

NOTICE: If you do not wish to oppose the entry of a divorce decree and you do not wish to make any claim for economic relief, you need not file this Counter-Affidavit. If you do wish to claim either economic relief and/or oppose the divorce, you must complete this form and file it with the Prothonotary. It is recommended that you speak to an attorney.

Form 10

Affidavit of Non-Military Service Pursuant to Pa.R.C.P. 1920.4

You may not need to file this form. You cannot obtain a 3301(d) divorce against an unrepresented Defendant if he/she is in the military. Therefore, you only need to file this form if your spouse is not represented by counsel, and you are seeking a divorce under Section 3301(d) of the Divorce Code.

	:	CIVIL ACTION – LAW
PLAINTIFF (your full name)	:	
	:	Case No.
	•	Case No.
VS.	:	
	:	
,	:	
DEFENDANT (spouse's full name)	:	IN DIVORCE
		ITARY SERVICE C.P. 1920.46.
l,		(your full name), say that I am the Plaintiff in the
above-captioned matter; that I personally know t		
that Defendant is not in the military service or in	•	
allies or otherwise within the provisions of the Se Sailors' Civil Relief Act of Congress of 1940, and		·
I verify that the statements in this docur information, and belief. I understand that false st Pa.C.S. § 4904, relating to unsworn falsification	atements h	
Date:		
	Plain	tiff's Signature

Form 11 Certificate of Service

	, : CIVIL ACTION – LAW
PLAINTIFF	:
ve.	Case No
VS.	•
DEFENDANT	., : IN DIVORCE
	CERTIFICATE OF SERVICE
The undersigned hereby certifies that or served: (check any of the following that	n this date, a true and correct copy of the following have been apply)
Affidavit Under Section 3301(d) o	of the Divorce Code
Notice of Intention to File the Pra the Divorce Code, and Counter- Affidav	necipe to Transmit the Record under Section 3301(d) Divorce of it Under 3301(d)
Affidavit of Non-Military Service	
Other)	
The undersigned hereby certifies that th following:	ne above documents were served by first class mail to the
(spouse's name)
(spouse's addres	ss)
Respectfully Submitted:	
Date:	(Cignotura)
	(Signature)

Instructions for:

Form 12

Praecipe to Transmit the Record

PLAINTIFF,	:	CIVIL ACTION – LAW
vo		Case No.
VS.	•	
DEFENDANT	:	IN DIVORCE
PRAECIPE TO TR	RANSMI	T RECORD
To the Prothonotary:		
Transmit the record, together with the following decree:	informa	tion, to the Court for entry of a divorce
Ground for divorce: Irretrievable breakdown Code.	under S	Section \square 3301(c) or \square 3301(d) of the Divorce
2. Date and manner of service of the Complain		
(method of	f service	s).
Date of execution of Plaintiff's Affidavit requir (date Plain	ntiff signe	ection 3301(d) of the Divorce Code: ed); Date of service of Plaintiff's Affidavit upon
Defendant:(date of se	rvice).	
Related claims pending:		
Complete either (a) or (b).(a)Date and manner of service of the Notice of	Intentio	n to file Praecipe, a copy of which is
attached:(date of service);		
		_(method of service).
(b)Date Plaintiff's Waiver of Notice was filed wit	th the Pr	othonotary:
		ate Defendant's Waiver of Notice was filed
with the Prothonotary:		(date filed).
Dated:		
	() P	Plaintiff

() Defendant

Instructions for:

Form 13

Divorce Decree

The Court will fill out the date at the top and sign at the bottom.

	, : CIVIL ACTION – LAW
PLAINTIFF	:
	Case No.
VS.	:
DEFENDANT	_, : : IN DIVORCE
DE	ECREE OF DIVORCE
AND NOW,	, 20, it is ordered, and decreed that
	(your name), Plaintiff, and
	(your spouse's name), Defendant
are divorced from the bonds of matrimo	
The Court retains jurisdiction of any cla order has not yet been entered.	aims raised by the parties to this action for which a final
Any existing spousal support order sha	all hereafter be deemed an order for alimony pendente
lite if any economic claims remain pend	ding.
Du Aba Caurt	
By the Court,	
	J.

FORM 14 Divorce Information Sheet (Vital Records Form)

Form 14 Divorce Information Sheet

VITAL RECORDS FORM DIVISION OF STATISTICAL REGISTRIES HARRISBURG, PA

DURATION OF MARRIAGE	
CASE NO:	
DATE	OF MARRIAGE :
YEARS MARRIED PICK APPROPRIATE BOX BELOW	
<5	
5-9	
10-14	
15-19	
20-24	
25-29	
30 +	
Unknown	
l .	I and the second

Number of children from this marriage:	
Number of dependent children under 18:_	

Form 15

Notice of Intention to Resume Prior Surname

Instructions for Form 15:

DO NOT FILL IN THIS FORM UNTIL YOU ARE STANDING IN FRONT OF A CLERK IN THE PROTHONOTARY'S OFFICE.

In order for the Prothonotary to properly notarize this form, they must witness you signing the paperwork.

BLAINTIEE ((H)	CIVIL ACTION – LAW
PLAINTIFF (your full name)	
vs.	Case No
DEFENDANT (spouse's full name)	IN DIVORCE
ELECTION TO RETAKE AND	RESUME PRIOR NAME
TO: NANCY WERME, PROTHONOTARY	
Pursuant to the Act of the General Assembly of the May 25 th , 1939, P.L. 192,	e Commonwealth of Pennsylvania, of
I,	, (Plaintiff/Defendant)
in the above entitled case do hereby avow my interesume my prior name of -	·
	(Sign current name)
COMMONWEALTH OF PENNSYLVANIA	COUNTY OF BEAVER
Now, this day of, 20	_, before me, in and for said County and
State, personally appeared the above named	
written notice of intention to retake and resume pr	nor name.

CERTIFICATE OF COMPLIANCE

RE: ACCESS TO COURT CASE RECORDS

CASE NO.		

I certify that this filing complies with the provisions of the Public Access Policy of the
Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that
require filing confidential information and documents differently than non-confidential
information and documents.

Submitted by:
Signature:
Name:
Attorney No. (if applicable):

Rev. 02/22/18



Notice of Language Rights

Language Access Coordinator

Beaver County Courthouse, 810 Third Street, Beaver, PA, 15009

724-770-4770

languageaccess@beavercountypa.gov

English: You have the right to an interpreter at no cost to you. To request an interpreter, please inform court staff using the contact information provided at the top of this notice.

Spanish/Español: Usted tiene derecho a un intérprete libre de costo. Para solicitar un intérprete favor de informárselo al personal judicial utilizando la información provista en la parte superior de este aviso.

Mandarin/Cantonese Simplified Chinese/普通话/粤语简体中文: 您有权获得免费的口译员服务。若需要口译员,请使用本通知上方提供的联系信息通知法院工作人员。

Mandarin/Cantonese Traditional Chinese/普通話/廣東話繁體中文: 您有權要求免費傳譯服務。如欲要求傳譯服務,請參閱本通知頂部的聯絡資料,通知法庭職員。

<u>Arabic/العربية</u>: يحق لك الحصول على مترجم دون دفع أي تكلفة من جانبك. لطلب مترجم، يُرجى إعلام موظفي المحكمة باستخدام معلومات الاتصال المقدمة في الجزء العلوي من هذا الإشعار.

<u>Russian/Русский</u>: У вас есть право на бесплатные услуги переводчика. Заявка на переводчика подается в суд по адресу, телефону или эл. почте, указанным выше в заголовке этого уведомления.

<u>Vietnamese/Tiếng Việt</u>: Quý vị có quyền được một thông dịch viên giúp mà không tốn chi phí nào cả, xin hãy báo cho nhân viên tòa án dùng thông tin liên lạc có ở trên đầu thông báo này.

Nepali/नेपाली: तपाईंको निःशुल्क रूपमा भाषा अनुवादक राख्न पाउने अधिकार छ। अनुवादकको लागि अनुरोध गर्न, यस सूचनाको माथि दिइएको सम्पर्क जानकारी भरेर अदालतका कर्मचारीहरूलाई जानकारी दिन्होस्।

Korean/한국어: 귀하는 비용에 대한 부담 없이 통역 서비스를 받을 권리가 있습니다. 통역 서비스를 요청하려면 본 통지서의 상단에 기재된 연락처를 통해 법원 직원에게 알리십시오.

<u>Polish/Polski</u>: Ma Pan/Pani prawo do nieodpłatnego skorzystania z usług tłumacza ustnego. Aby zwrócić się o wsparcie ze strony tłumacza ustnego, proszę skontaktować się z pracownikami sądu, korzystając z danych znajdujących się w górnej części niniejszego dokumentu.

<u>Punjabi/ پنجابی</u> <u>Pakistan</u>: تہاڈے کول بغیر ادائیگی کیتیاں اک مترجم حاصل کرن دا حق اے۔ مترجم دی درخواست کرن لئی، میربانی کر کے ایس نوٹس دے اُوتے فراہم کیتیاں رابطے دیاں معلومات نوں ورتدیاں عدالت دے عملے نوں اطلاع دوو۔

<u>Punjabi/ ਪੰਜਾਬੀ /India:</u> ਤੁਹਾਨੂੰ ਇਕ ਦੁਭਾਸ਼ੀਆ ਹਾਸਲ ਕਰਨ ਦਾ ਹੱਕ ਹੈ, ਜਿਸ ਦੀ ਤੁਹਾਨੂੰ ਕੋਈ ਲਾਗਤ ਨਹੀਂ ਲੱਗੇਗੀ। ਦੁਭਾਸ਼ੀਏ ਲਈ ਬੇਨਤੀ ਕਰਨ ਵਾਸਤੇ, ਕਿਰਪਾ ਕਰ ਕੇ ਅਦਾਲਤ ਦੇ ਅਮਲੇ ਨੂੰ ਜਾਣੂ ਕਰਵਾਓ ਤੇ ਇਸ ਲਈ ਇਸ ਨੋਟਿਸ ਦੇ ਸਿਖਰ ਉਤੇ ਦਿੱਤੀ ਸੰਪਰਕ ਜਾਣਕਾਰੀ ਦਾ ਇਸਤੇਮਾਲ ਕਰੋ।

<u>Portuguese/Português:</u> Você tem direito a um intérprete gratuitamente. Para solicitar um intérprete, informe à nossa equipe usando os dados de contato mostrados na parte superior deste aviso.

<u>Somali/Somaali</u>: Waxaad xaq u leedahay in lagu turjumo lacag la'aan ah. Si aad u codsato turjumaanka, fadlan u sheeg maxkamadda shaqaalaha adiga oo isticmaala macluumaadka ciwaanka kor lagu siiyay ee ogeysiiskaan.

<u>Haitian Creole/Kreyòl Ayisyen:</u> Ou gen dwa resevwa sèvis yon entèprèt gratis. Pou mande pou yon entèprèt, tanpri fè manm pèsonèl tribinal la konnen lè ou sèvi avèk enfòmasyon an yo te bay ou nan tèt avi sa a.

<u>French/Français</u>: Vous avez le droit de bénéficier gratuitement de l'assistance d'un interprète. Pour en faire la demande, veuillez en informer le personnel du tribunal à l'aide des coordonnées indiquées en haut de page.