

STA	TE OF INDIANA	<b>L</b>	IN THE	COURT
COU	INTY OF	44.	CAUSE NO	
IN R	E THE MARRIA	GE OF:	•	
Petit	ioner,			
v.				
Resp	ondent.	da kativatar		
-	APPEA	RANCE BY UN	NREPRESENTED PERSON IN	CIVIL CASE
1.	•		and I am:	
	and in this cas	e I am not repres	ented by a lawyer.	
2.	by Court Rule involves a pro- contact order,	s. (NOTE: If you tection from abus you must provid	ing legal service of document and are the Initiating Party and this assented order, a workplace violence rele an address for the purpose of less one that exposes your location.)	case, or a related case, straining order, or a no-
	Address:			
	Email address  Phone:		rvice at the above email address.	
	Fax: OR, if in a relaction check the box	below:	ave used the Attorney General corral confidential address	ifidential address, you may
3.	This is a DC o	ase type as defin	ned in Administrative Rule 8(B)(3	).
4.	There are rela	ted cases: <i>(If yes,</i> Yes No	, please indicate below)	

Caption and case number	of related cases:	
Caption:	Case No.:	
	Signature	
	CERTIFICATE OF SERVICE	
	to	
	Signature	

## NOT FOR PUBLIC ACCESS

# IN ACCORDANCE WITH ADMINISTRATIVE RULE 9

ATTENTION CLERK: FOR SELF REPRESENTED LITIGANTS TREAT THIS FORM AS IF IT IS PRINTED ON LIGHT GREEN PAPER

STATE OF INDIANA	)	IN THE	COURT
COUNTY OF	)	CASE NO.	
IN RE THE MARRIAGE OF:			
	******		
Petitioner,			
v.			
Respondent			
Respondent			
Respondent	<u>CIVI</u>	L APPEARANCE FORM	
			ort
Social security num	bers of a	all family members in cases involving child suppo	
Social security num	bers of a	Ill family members in cases involving child suppo	
Social security num  Name:  Name:	bers of a	Il family members in cases involving child suppo	
Social security num  Name:  Name:  Name:	bers of a	Il family members in cases involving child suppo	
Social security num  Name:  Name:  Name:	bers of a	Il family members in cases involving child suppose  SS#  SS#  SS#  SS#  SS#  SS#	
Social security num  Name:  Name:  Name:	bers of a	Ill family members in cases involving child suppose  SS#	

### NOT FOR PUBLIC ACCESS

STATE	E OF INDI	ANA	IN THE			COURT
COUN	TY OF _		CAUSE NO			M
		RRIAGE OF:				
Petitio	oner,					
and						
Respon	ndent.					
	$\underline{\mathbf{v}}$	ERIFIED PETI	TION FOR DISS	OLUTION OF M	IARRIAGE	
		w	ith Request for Pr	ovisional Orders		
	The Peti	ioner,		, now	states:	
	1. P	etitioner's resider	ntial address is:			
	2. F	Respondent's resid				
	3.	Petitioner has been	n a resident of the	state of	for _	years
and _	month	s and a resident o	f	County for	years and	_ months.
	4.	Respondent has b	een a resident of tl	ne state of	for	years
and $\_$	montl	as and a resident o	f	County for	years and	months.
	5			has been a	continuous resi	dent of
				unty or stationed	at a United State	s military
instal			the last three (3) r			C 11
	6.			has been a co	ntinuous residen	t of the
State	of Indiana	or stationed at a	United States mili	tary installation w	ithin Indiana for	the last six
(6) m	nonths.					
	7.	Petitioner and Res	spondent were man	rried on		<del>,</del>
and s	separated o	n		<b>-</b>		

8.	There are _	children	of the parties currently living who are either less than
twenty-one	(21) years of a	ge or incapaci	tated, namely:
	Date of Birth	Age	Address
		į	
	- 011127		
9.	Petitioner	pr	egnant.
-	Responde	nt	pregnant.
10.	The partie	s' marriage ha	as suffered an irretrievable breakdown.
ĮV.	The partit	,,, 111m11mB+	
11.	I am fi	ling this petition	on on my own behalf.
			-OR-
	I am tl	e guardian of	and am filing this
petition be	ecause		
and I have	attached a co	py of the cour	t order granting me authority to petition for dissolution of
marriage (	described in IC	29-3-9-12.2.	
12	•		is the fit and proper person to have custody
	nor child(ren).		
13	. An order	for child supp	port and parenting time should be issued.
14	. 🔲 т	here are no ot	her open cases related to this/these child(ren).
			-OR-
	T	here are other	open cases related to this/these child(ren). They are:

Location (County and State)	Cause/Case Number
	or violent offender. x or violent offender.
Debts.	
There are no debts to divide.	
-	-OR-
Petitioner wishes the court to divide	e the following debts.
remioner wishes the court to divide	
a	
b	
0.	
c.	
d	
Market Control of the	
Assets and property.	
There are no assets to divide.	
	-OR-
Petitioner wishes the court to divid	de the following assets, including personal
perty.	
a	
b	

	c
	d
18.	Change of name:
	Wife would like the following former name restored
	·
	Wife does not request a name change.
I request tha	t this Court issue its order dissolving the marriage of the parties, and for all
other just ar	nd proper relief.
	a second to the following, to be
	s Court issue the following provisional orders in regard to the following, to be
	il this matter is finalized:
19.	Select from the following:
	I do not request any provisional orders.
	-OR-
	Temporary custody of the minor child(ren);
	Temporary child support for the minor child(ren);
	Temporary parenting time for the noncustodial parent;
	Temporary possession of the marital residence;
	Temporary division of debts;
	Temporary division of property;
	Temporary division of motor vehicles;
	Spousal maintenance;

		Restraining the parties from removing the child(ren) from the state without	ut
	the per	rmission of the court or all parties;	
		Restraining the parties from transferring, encumbering, concealing, or in	
	any wa	ray disposing any of the property of the parties;	
		Other:	
The undersigand stateme	gned af nts are	ffirms under penalties for perjury that the foregoing representations true.	
		Signature	
		CERTIFICATE OF SERVICE	
I here first-class U. at the follow	S. mail,	rify that I sent a copy of this document on by , postage prepaid to by lress:	7
		Signature	

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
Petitioner,		
v.		
Respondent.		
	<u>SUMMONS</u>	
[For	Dissolution of Marriage Cases Only]	
The State of Indiana to	Respondent:	
You have been sued by the Court named above.	your spouse for dissolution of marriage.	
on the date and time stated on the	mpanied by an Order Setting Hearing, yo he Order Setting Hearing. IF YOU DO N O AND A DECISION MAY BE MADE E s issued, it is effective immediately upon	BY THE COURT. If a
If you wish to retain an before the date stated on the No	attorney to represent you in the matter, it otice of Provisional Hearing.	is advisable to do so
Dissolution of Marriage and/or	this case after receipt of this Summons, to make determinations that may include be custody, child support, maintenance, pare tion of assets and debts, attorney fees and	nting time, property (rea
		t
<del></del>		, County

	following manner of service of Summons is hereb Registered/Certified mail to be sent by the Cle	
_	Service by Sheriff on Individual at address sho	
	Service by Sheriff at place of employment, (na	ame and address of spouse's employer)
	SHERIFF'S RETURN OF SER	EVICE OF SUMMONS
her	reby certify that I have served this summons on the	ne day of, 20
	By delivering a copy of the Summons and a c identified on the first page of the Summons.	opy of the complaint to the Respondent
	By leaving a copy of the Summons and a cop	
	which is the dwelling place or usual place of copy of the Summons to the Respondent at the	abode of the Respondent and by mailing a ne above address.
	Other Service or Remarks:	·
She	Other Service or Remarks:	Sheriff
Sher		
Sher		Sheriff By: Deputy
	CLERK'S CERTIFICA  I hereby certify that on the day of	Sheriff  By:
	CLERK'S CERTIFICA  I hereby certify that on the day of	Sheriff  By:
a co of t req	oriff's costs <u>CLERK'S CERTIFICA</u>	Sheriff  By:

## RETURN ON SERVICE OF SUMMONS BY MAIL

·	I hereby certify that the attached receipt was received by me showing that the Summons and a copy of the Petition mailed to the Respondent identified on the first page of this Summons was accepted by the Respondent on the day of, 20	1
	I hereby certify that the attached return receipt was received by me showing that the Summons and a copy of the petition was returned not accepted on the day of, 20	
	I hereby certify that the attached return receipt was received by me showing that the Summons and a copy of the Petition mailed to the Respondent identified on the first part of this Summons was accepted by on behalf of the Respondent on the day of, 20	.ge
Dated		
	Clerk,Cou	nty

IN RE THE MARRIAGE OF:  Petitioner,  v.  Respondent.  ORDER SETTING PR  A Verified Petition for Dissolution of	OVISIONAL HEARING  Marriage and Request for Provisional Orders has this matter for a Provisional Hearing. The parties out of their petition. Failure to appear may result in the heard on:
Petitioner,  v.  Respondent.  ORDER SETTING PR  A Verified Petition for Dissolution of been filed in this Court. The Court now sets to must be prepared to present evidence in supportant being decided in your absence.  IT IS SO ORDERED that this matter shall be	Marriage and Request for Provisional Orders has this matter for a Provisional Hearing. The parties ort of their petition. Failure to appear may result in
Petitioner, v.  Respondent.  ORDER SETTING PR  A Verified Petition for Dissolution of been filed in this Court. The Court now sets to must be prepared to present evidence in supportant being decided in your absence.  IT IS SO ORDERED that this matter shall be	Marriage and Request for Provisional Orders has this matter for a Provisional Hearing. The parties ort of their petition. Failure to appear may result in
A Verified Petition for Dissolution of been filed in this Court. The Court now sets to must be prepared to present evidence in support matters being decided in your absence.  IT IS SO ORDERED that this matter shall be a set of the court of	Marriage and Request for Provisional Orders has this matter for a Provisional Hearing. The parties ort of their petition. Failure to appear may result in
A Verified Petition for Dissolution of been filed in this Court. The Court now sets to must be prepared to present evidence in support matters being decided in your absence.  IT IS SO ORDERED that this matter shall be	Marriage and Request for Provisional Orders has this matter for a Provisional Hearing. The parties ort of their petition. Failure to appear may result in
A Verified Petition for Dissolution of been filed in this Court. The Court now sets to must be prepared to present evidence in supportanters being decided in your absence.  IT IS SO ORDERED that this matter shall be	Marriage and Request for Provisional Orders has this matter for a Provisional Hearing. The parties ort of their petition. Failure to appear may result in
been filed in this Court. The Court now sets to must be prepared to present evidence in support matters being decided in your absence.  IT IS SO ORDERED that this matter shall be a set of the court of	ort of their petition. Failure to appear may result in
Dated:	
	Judicial Officer
The Clerk shall serve this please by certified mail at the following address (the	ading uponis requires an additional fee payable to the Clerk):
The Clerk shall have this pleat by sheriff at the following address:	ding served upon
Distribution:	

STATE OF INI	DIANA	IN THE COURT
COUNTY OF		CAUSE NO
IN RE THE MA	ARRIAGE OF:	
Petitioner,		
v.		
Respondent.		-
		PROVISIONAL ORDER
provisional he	ner appears/does aring on ands the following:	
	Petitioner Respondent	is awarded custody of the minor child(ren).
	Petitioner Respondent	shall pay temporary child support for the minor child(ren) in the amount of \$ per week beginning on All support payments shall be made through the County Clerk's Office (case payments only) or the State Central Collection Unit PO Box 7130, Indianapolis, Indiana 46220-7130 (any payments other than cash). The court shall issue and immediately activate Income Withholding Order pursuant to IC 31-16-15 to any employer or income provider to the child support Obligor.
	Petitioner Respondent	shall be responsible for the first \$ of annual uninsured medical expenses for the minor child(ren).  Thereafter, Petitioner shall be responsible for % and Respondent for % of annual uninsured medical expenses for the minor child(ren).
	Petitioner Respondent	shall have temporary parenting time with the minor child(ren) as the parties agree or according to the Indiana Parenting Time Guidelines.
	Petitioner Respondent	shall have temporary possession of the marital residence.
Page 1 of 3	<del>-</del>	Approved by the Coalition for Court Access CCA-DC-0719-1027

☐ Petitioner ☐ Respondent		shall maintain medical, dental and optical insurance as available through employment, or Health Insurance Marketplace, or by government provided insurance for the following persons:		
	Petitioner Respondent	shall pay temporary spousal maintenance to the other party as follows:		
There :	shall be a tempora	ary division of debts as follows:		
	Petitioner Respondent	shall be responsible for the following debts:		
	Petitioner Respondent	shall be responsible for the following debts:		
There	shall be a tempor	rary division of property, as follows:		
	Petitioner Respondent	shall have sole possession of the following items of property:		
	Petitioner Respondent	shall have sole possession of the following items of property:		

There:	shall b	e a temporar	y division of motor venicles, as follows:
	□ Petitioner □ Respondent		shall have temporary possession of the following vehicles:
			(Vehicle #1, Make, Model, and Year)
			(Vehicle #2, Make, Model, and Year)
□ Pe		tioner	shall have temporary possession of the following vehicles:
	Res	pondent	(Vehicle #1, Make, Model, and Year)
			(Vehicle #2, Make, Model, and Year)
There	shall b	oe a tempora	ry restraining order in effect during these proceedings:
			ng the parties from removing the child(ren) from the state without ssion of the court or all parties;
		Restrainir in any wa	ng the parties from transferring, encumbering, or concealing, or y disposing of any of the property of the parties;
		Other:	
ALL WHIC	H IS S	SO ORDER	ED
Distribution:			Judicial Officer
Distribution	visitionion.		

STATE OF I	NDIANA	IN THE	COURT
COUNTY OF		CAUSE NO	
IN RE THE I	MARRIAGE OF:		
Petitioner,			
v.			
Respondent.	,		
	<u>VERIFIED</u>	WAIVER OF FINAL HEARI	<u>NG</u>
Com Verified Wa	ne now Petitioner and Res niver of Final Hearing. In	spondent pursuant to Indiana Coonsiders of this Waiver, the part	de 31-15-2 and submit their ies state that:
1.		days have passed since the filing	
2.		Both parties request the Court to approve their Settlement Agreement and Decree of Dissolution of Marriage.	
3.	Both parties voluntari	ily waive the opportunity to hold d below before filing this docum	a final hearing on contested nent with the court.
I affirm und	ler the penalties of perjur	ry that the foregoing representation	ons are true.
Petitioner		Respondent	
Address:			

STATE OF IN	NDIANA	IN THE	COURT
COUNTY OF	-	CAUSE NO	
IN RE THE M	MARRIAGE OF:		
Petitioner,			
v.			
Respondent.			
SETTLE	MENT AGREEMENT	T AND DECREE OF DISSOLUT	ION OF MARRIAGE
The p	parties having submitted	d a Settlement Agreement and the C	ourt having seen and
considered th	ne Verified Petition of I	Dissolution of Marriage by the parti	es now approves the
following:			
1	Petitioner and Respo	ndent were married on	
and s	eparated on		
2.		has been a c	continuous resident of
		County for the last three months.	· 1 · Cu1 · Cu-to ad
3.		has been a continue	ous resident of the State of
India	ana for the six months p	prior to the filing of the Verified Pet	ition for Dissolution of
Marı	riage.		
4.	-	is is pregnant.	
5.	There are chi	ldren of the marriage, namely:	CD! A
	Name	Date	of Birth
			*
		1.11/	
6.		of the minor child(ren).	
	It is in the best inte	rest of the child(ren) that:	

		The parties shall Petitioner being	l have joint legal custody over the minor child(ren) with the primary custodial parent.	
•		The parties shall have joint legal custody over the minor child(ren) with Respondent being the primary custodial parent.		
		Petitioner shall the primary cus	have sole legal custody of the minor child(ren) and shall be stodial parent.	
		Respondent shabe the primary	all have sole legal custody of the minor child(ren) and shall custodial parent.	
		Other, as descr	ibed below:	
7.	Pare	nting Time		
	Parer	nting time with th	ne minor child(ren) shall be as follows:	
		Petitioner Respondent	shall have parenting time with the minor child(ren), at a minimum, as set out by the Parenting Time Guidelines	
		Other	The parties agree that it is in the best interests of the minor child(ren) to follow a parenting time schedule that does NOT follow the Indiana Parenting Time Guidelines. Parenting time with the minor child(ren), shall be as follows:	

8.	Child S	Support	
		Petitioner Respondent	will pay child support in the amount of \$
		Petitioner Respondent	shall be responsible for all controlled expenses related to the upbringing of the minor child(ren). (For use only in cases when parenting time is equally shared).
		Petitioner Respondent	will be responsible for the first of annual uninsured health and medical, dental, optical, hospital and prescription expenses for the minor child(ren). Thereafter, Petitioner shall be responsible for% of annual uninsured medical expenses for the minor child(ren), and Respondent shall be responsible for% of annual uninsured medical expenses for the minor child(ren).
		Petitioner Respondent	will be responsible to pay a child support arrearage in the amount of \$ which has accrued during the pendency of this proceeding. Such arrearage shall be paid in the periodic amount of \$ per

week in addition to the current support rendered above, until such arrearage has been satisfied.

			·
	th insura:		
The p	provisions		rance maintenance shall be as follows:
		· · ·	shall maintain medical, dental and optical insurance as available through employment, or Health Insurance Marketplace, or by government provided insurance for the minor child(ren).
		Other	Health insurance is not available to either parent at a reasonable cost, therefore, neither party is ordered to provide health insurance at this time.  In the event that health insurance for the children becomes available at a reasonable cost to one or both of the parties, the party to whom such coverage is available shall obtain coverage for the children within a reasonable time after such coverage becomes available.
10.			shall be entitled to claim the minor child(ren) for federal,
		Other	Petitioner and Respondent shall each be entitled to claim the minor child(ren) for federal, state, and local income tax purposes in alternating years.

		Petitioner shall b	e entitled to claim the m	inor child(ren) in
		the year	, and every	year
		thereafter.		
		Respondent shal	l be entitled to claim the	minor child(ren)
		in the year	, and every _	_ year
		thereafter. The j	parties shall cooperate to	sign all
		necessary docum	nents that will allow the	party claiming
		the exemption to	do so.	
11.	Joint debt.			
	The division of join	ntly held debts shall	be as follows:	
			for which they are respo	nsible
	Petitioner will be s	olely responsible fo	r the following debts an	d shall hold
Respo	ondent harmless from	liability, expenses	, attorney's fees, and los	s which may be
incur	red by Respondent ar	ising out of Petition	ner's failure to pay such	debts.
Nan	ne of Creditor		Amount of Debt	
, <u></u>				<del></del>
	Respondent will b	e solely responsible	for the following debts	and shall hold
Petit	ioner harmless from	liability, expense, a	ttorney's fees, and loss	which may be
			lent's failure to pay such	
mou		_		
Nan	ne of Creditor		Amount of Deb	it
<u></u>				
<u> </u>				

12. Individual debt.	
The individual debt division shall be as follow	ws:
Debts held in Petitioner's name only:	
Petitioner shall be solely responsible	for all debts held in his/her individual name,
and all debts incurred by him/her in his/her	name since the date of final separation.
Petitioner agrees to hold Respondent harmles	
and loss which may be incurred by Responde	ent, arising out of Petitioner's failure to pay
such debts.	
Other:	
Debts held in Respondent's name only:	
Respondent shall be solely responsib	le for all debts held in his/her individual
name, and all debts incurred by him/her in	his/her name since the date of final
separation. Respondent agrees to hold Petiti	
attorney's fees, and loss which may be incu	rred by Petitioner, arising out of Respondent's
failure to pay such debts.	
Other:	

13. Vehicles
The vehicle division shall be as follows:
There are no vehicles to divide.
Petitioner shall have possession of the following vehicle(s), and Respondent shall
execute all documents necessary to transfer title of said vehicles within a reasonable time
following the date of this Order:
(Vehicle #1, Make, Model and Year)
(Vehicle #2, Make, Model and Year)
Respondent shall have possession of the following vehicle(s), and Petitioner shall
execute all documents necessary to transfer title of said vehicles within a reasonable time
following the date of this Order:
(Vehicle #1, Make, Model and Year)
(Vehicle #2, Make, Model and Year)
All outstanding debts related to the above listed vehicles has been allocated in
paragraph number 11 or 12 of this Decree.
14. Personal property.
The parties' personal property division shall be as follows:
The parties have divided all items of personal property.
Petitioner shall have sole possession of the following items of personal property:

proper	dent shall have	sole possession of the following items of personal
15. The p	 al Residence. e owners of real	estate located at:
	Petitioner Respondent Petitioner	shall retain or take possession and shall become the sole owner of said real estate.  Shall vacate the marital residence by:
	Respondent Petitioner Respondent	Shall be responsible for all payments related to property taxes and homeowners insurance and shall receive the deductions for mortgage interest and taxes.
	Petitioner Respondent	Shall transfer, by Quitclaim Deed, his/her interest in said real estate to the party retaining possession of the marital residence by:
	Petitioner Respondent	Agrees to refinance the mortgage debt related to the marital residence and make a good faith effort to obtain a release of the other party on said debt on the earliest possible date. Upon release of the other party from mortgage debt, the other party shall transfer, by Quitclaim Deed, his/her interest in said real estate. The party assuming responsibility for mortgage agrees to hold the other party harmless from liability, expense, attorney

			fees, loss or damages which may be a result of a failure to
			make payments on said mortgage debt.
		Other	
	<u></u>		
TT	ution on	o iointly respons	sible on a lease for a residence located at:
ine pa	irues ai	e jointry respons	, and the parties
agree	that:		
		Petitioner	shall retain or take possession of the leased premises, be
		Respondent	responsible for the remaining rental payment and fees
			due under said lease, and agrees to hold the other party
			harmless from all liability, expense, attorney fees, loss or
			damage which may be a result of the failure to make
			required payments under said lease.
	П	Petitioner	Shall vacate the leased residence by
		Respondent	
		Other	
16.	Chan	ige of names.	
	Petiti	oner would like	the following former name restored and is not a lifetime se
			ner has complied with I.C. 31-15-2-19; Petitioner shall
			mer has complied with 1.0. 31 13 2 13, 1 of Mercel Barrer
herei	nanter o	e known as:	
		1 (1.11:	ke the following former name restored and is not a lifetime
	-		
sex o	r violer	nt offender or Re	espondent has complied with I.C. 31-15-2-19; Respondent
shall	hereina	ıfter be known a	as:
	Neitl	her Petitioner no	or Respondent requests a name change.

- 17. The marriage has suffered an irretrievable breakdown and should be dissolved.
- 18. The parties mutually represent and acknowledge that the division of property and payment of debts is fair and equitable and each is satisfied with such division.

I affirm under penalties of perjury that the foregoing representations are true. Petitioner's signature STATE OF INDIANA COUNTY OF \_\_\_\_\_ Before me \_\_\_\_\_\_\_, a notary public \_\_\_\_\_\_\_ County, State of Indiana, personally appeared \_\_\_\_\_\_ and being duly sworn upon his/her oath, says that the facts alleged in the foregoing instrument are true. Date \_\_\_\_\_\_Notary Public \_\_\_\_\_ My Commission Expires I affirm under penalties of perjury that the foregoing representations are true. Respondent's signature STATE OF INDIANA COUNTY OF \_\_\_\_\_ Before me \_\_\_\_\_\_, a notary public \_\_\_\_\_\_ County, State of Indiana, personally appeared \_\_\_\_ and being duly sworn upon his/her oath, says that the facts alleged in the foregoing instrument Date \_\_\_\_\_\_
Notary Public \_\_\_\_\_

My Commission Expires

#### 15. Findings of the Court

This document represents an agreement submitted by the parties for approval by the Court. The parties have submitted a waiver of final hearing and have agreed that the property distribution provisions of this agreement represent a just and reasonable division of the marital estate and debts. IT IS THEREFORE ORDERED by the Court that the parties' marriage is hereby dissolved.

Date:	Judicial Officer
Distribution:	
Petitioner's Name and Mailing Address:	Respondent's Name and Mailing Address