#### **Instructions for FILING Divorce –Without Children**

(You may need to copy or download the following forms: Civil Information Sheet, Petition for Divorce, Voluntary Entry of Appearance, Request for Service Form, \*Summons, Domestic Relations Affidavit, \*Vital Statistics Worksheet, Notice of Hearing and Decree of Divorce. These forms are for use in divorces where the filing person and spouse do not have children from their relationship together. The following forms will be used ONLY if there is no other way to notify your spouse of the divorce filing as provided in instruction 4d: Affidavit for Service by Publication, Order Allowing Service by Publication and Notice of Suit.)

Read these directions carefully and completely. When completing forms, type or print neatly in ink.

The Judicial Council forms are for non-commercial use only. The forms are copyrighted by the Kansas Judicial Council and are provided free of charge. The forms cannot be sold, republished, or otherwise transferred from one person to another for compensation or other value without the Kansas Judicial Council's express written permission.

#### WARNINGS

- 1. The forms provided by the Judicial Council are basic forms for simple divorces. They do not deal with every divorce situation. A divorce can be complicated and using legal forms without an attorney's help can harm your legal rights.
- 2. The Clerk of the District Court cannot help you prepare these forms. The Clerk cannot give legal advice about your rights or responsibilities and can only provide very limited information about the divorce process. If you have any questions, you should contact an attorney.
- 3. It is illegal for anyone who is not licensed to practice law in Kansas to: (A) give another person advice about that other person's legal rights or duties; (B) help another person to select, draft, or complete any legal document that affects the other person's rights or duties; (C) represent another person in court; and (D) help another person negotiate legal rights or responsibilities. If you paid a company for these forms, contact the Attorney General's consumer complaint hotline and the Kansas Judicial Council.
- 4. Courts require anyone filing a divorce case to follow court rules. You must follow the court rules or you will not be able to finish your case. Self-represented persons are expected to know the rules as if you were an attorney.
- 5. IF YOUR SPOUSE IS ACTIVE-DUTY MILITARY, YOU SHOULD CONSULT AN ATTORNEY BECAUSE YOU MUST MEET SPECIFIC ADDITIONAL REQUIREMENTS.
- 6. Property decisions are binding on you and your spouse and may not be changed. Agreements are NOT binding on, and do not affect the rights of anyone other than you and your spouse.
- 7. If one spouse is to receive part of the other spouse's retirement benefits, additional documents may be needed to complete the transfer. You will need to seek the advice of an attorney to complete this process because it is outside the scope of these forms.

\*THESE DOCUMENTS WILL BE PROVIDED BY THE CLERKS IN THE CIVIL DEPT.

1 of 4

#### **Facts About Filing for Divorce in Kansas:**

- You or your spouse must have lived in Kansas for at least sixty (60) days before filing a Petition for Divorce with the court.
- You must start the legal process by filing certain documents, and paying a filing fee, with the Clerk of the District Court in the county where you or your spouse lives.
- Once your case is filed, you will be given a case number which must be on all documents you file with the court in the future.
- If you are filing for a divorce without the assistance of an attorney, you are responsible for completing all the necessary forms and the Clerk of the District Court cannot help you prepare any legal documents or provide any legal advice.
- Once you have filed your Petition for Divorce, it is important that you inform the Clerk of the District Court if you or your spouse's address changes.
- Terminology:
  - Petitioner = Person who files the Petition
  - Respondent = Person who did not file the Petition
  - Parties = Petitioner and Respondent

#### • Case Caption:

The section above the title of every document is called the case caption. It identifies which county the case was filed in, the case number, and the names of the people involved in the case. The person who originally filed the petition is listed on the top line and is called the "Petitioner." The person who did not file the petition is listed on the lower line and is called the "Respondent." These name designations remain the same for the entire case including in all documents filed with the court after the divorce is final.

#### Instructions for filing a divorce:

- 1. Complete the Civil Information Sheet, Domestic Relations Affidavit, Parenting Plan, Petition for Divorce and Self Represented Litigant Certification form.
- 2. Sign the Petition for Divorce in front of a notary public. Notary publics may commonly be found in law firms, title companies and financial institutions, i.e. banks and credit unions.
- 3. File with the Clerk of the District Court:
  - the original Petition for Divorce with required copies;
  - the original Domestic Relations Affidavit with required copies;
  - the original Civil Information Sheet; and
  - the Request for Service Form, if not filing a Voluntary Entry of Appearance.
  - Pay the required filing fee. (Check with the Clerk or the local rules to determine the

number of additional copies required as well as the amount of the filing fee.)

- 4. You must notify your spouse that you have filed a Petition for Divorce in one of the following ways:
  - a. "Voluntary Entry of Appearance": Your spouse signs a Voluntary Entry of Appearance form in front of a notary public, which acknowledges receipt of the Petition for Divorce. The Voluntary Entry of Appearance with your spouse's original signature is then filed with the Clerk.

- b. "Sheriff's Service": You must fill out a Request for Service Form, requesting that the sheriff deliver the Petition for Divorce to your spouse. If your spouse lives in Kansas, you must pay a sheriff's service fee. If your spouse lives in a State other than Kansas, it is your responsibility to find out the procedures required by the sheriff in that state and county and to pay any fees required.
- c. "Certified Mail Service": You must mail the summons and Petition for Divorce by certified mail return receipt requested to your spouse at his or her last known residential address. File the "green" "return-receipt card" with the Clerk when you receive it from the US Postal Service.
- d. "Publication": If you cannot provide notice of the divorce to your spouse under either (a), (b), or (c), then you may be able to provide notice of the divorce by publishing notice in a local newspaper. In order to obtain "publication service," you must request permission to do so by filing the "Affidavit for Service by Publication," and obtaining an order from the assigned judge allowing you to publish notice. After you obtain the signed "Order Allowing Service by Publication", you must then publish notice following the process set out in K.S.A. 60-307. You must obtain "proof of publication" from the newspaper and file the proof with the court. Court personnel cannot help you with this process.
- e. "Court Process Server". You must fill out a Request for Service Form, requesting that the Court Process Server deliver the Petition for Divorce to your spouse. The Court Process Server can only be used if the other party can be served in Wyandotte County.
- 5. Contact the Administrative Assistant for the Division your case is assigned to to find out how to get a final hearing date and time for your divorce. Different courts have different procedures and requirements. Kansas law provides that a divorce decree cannot be entered until at least 60 days after the petition filing date.
- 6. Send a copy of the Notice of Hearing to your spouse and file the original of that notice with the Clerk. Certified mail is the preferred method of mailing.
- 7. You should complete paragraphs 9, 12-15, and 17 of the Decree of Divorce before the final divorce hearing. The remaining paragraphs of the decree of Divorce are for the judge to complete. Lega descriptions of your house and land may usually be obtained from your local Register of Deeds office.
- 8. Attend the final divorce hearing, taking with you:
  - a. The Decree of Divorce and at least 3 copies;
  - b. Any written property division agreement signed by you and your spouse;
  - c. Written proof that you gave your spouse notice of the hearing date and time;
  - d. Required copies of the completed Domestic Relations Affidavit;
  - e. The completed Vital Statistics Worksheet.
- 9. When you present the decree to the judge, you should be prepared to tell the judge about the facts stated in the petition, that you and your spouse are incompatible, and why your proposed agreements are fair.

- 10. The process of obtaining Income Withholding Orders is separate from the divorce process and is outside the scope of these forms. You will need to check with the Clerk to find out what the local procedures are for obtaining these orders.
- 11. Once the judge has signed the original decree, take the original and all copies to the Clerk who will file the original. Provide your former spouse a file stamped copy of the decree and keep the remaining copies.

====== Instruc	tions prepared	d by the Kan	sas Judicial Cou	ıncil ========
----------------	----------------	--------------	------------------	----------------

#### Instrucciones para TRAMITAR el divorcio – Sin Hijos

Necesitará imprimir las siguientes formas:

Hoja de Información Civil, Petición de Divorcio, Entrada de Apariencia Voluntaria, Forma de Solicitud de Servicio, \*Citación, Declaración Jurada de Relaciones Domésticas, \*Hoja de Estadísticas Vitales, Notificación de Audiencia, Decreto de Divorcio. Estos formularios son para uso en divorcios donde la persona que presenta la solicitud y so cónyuge no tienen hijos de su relación juntos. Las siguientes formas se utilizarán UNICAMENTE si no hay otra manera de notificar a su cónyuge sobre la solicitud de divorcio según la instrucción 4d: Declaración jurada de servicio por Publicación, Orden que permite el servicio por publicación y aviso de demanda.

Lea las instrucciones completes. Al completar las formas escriba o imprima con pluma.

Las formas del Consejo Judicial son solo para uso no comercial solamente. Las formas están protegidas por derechos de autor por el consejo Judicial de Kansas y se proporcionan de forma gratuita. Los formularios no pueden ser vendidos, republicados o transferidos de una persona a otra por compensación otro valor sin el permiso por escrito del Consejo Judicial de Kansas.

#### **ADVERTENCIA**

Los formularios proporcionados por el Consejo Judicial son formularios básicos para divorcios simples. No se aplican en todos los casos de divorcio. Un divorcio puede ser complicado y el uso de estas formas sin la asistencia de un abogado puede dañar sus derechos legales.

El secretario del tribunal del distrito no puede ayudar a preparar los formularios. El secretario no puede brindar asesoramiento legal sobre sus derechos o responsabilidades y solo puede proporcionar información muy limitada sobre el proceso de divorcio. Si tiene alguna pregunta contacte a un abogado.

Es ilegal que cualquier persona que no tenga licencia para ejercer la ley en Kansas pueda: (A) dar a otra persona consejos sobre los derechos o deberes legales de esa persona; (B) ayudar a otra persona seleccionar, redactor o completar cualquier documento legal que afecte los derechos o deberes de la otra persona; (C) y representar a otra persona en la corte; y (D) ayudar a otra persona a negociar derechos legales o responsabilidades. Si pago a una empresa por estos formularios, comuníquese con la línea directa de quejas del consumidor del Procurador General y con el Consejo Judicial de Kansas.

Los tribunales requieren que todas las personas que presenten un case de divorcio sigan las reglas de la corte. Debe seguir las reglas de la corte o no podrá terminar su caso. Se espera que las personas con representación propia conozcan las reglas como si usted fuera un abogado.

SI SU CONYUGE ES MILITAR ACTIVO, DEBE CONSULTAR A UN ABOGADO PORQUE DEBE CUMPLIR CON REQUISITOS ADICIONALES ESPECIFICOS. Las decisiones de propiedad son vinculantes para usted y su cónyuge y no se pueden cambiar. Los acuerdos NO son vinculantes y no afectan a nadie que no sea usted y su cónyuge.

Si un cónyuge va a recibir parte de lis beneficios de jubilación del otro cónyuge, es posible que se necesiten documentos adicionales para completar la transferencia. Debera buscar el consejo de un abogado para completar este proceso porque esta fuera del alcance de estos formularios.

#### Hechos sobre la demanda de Divorcio en Kansas:

- Usted o su cónyuge deben haber vivido en Kansas durante al menos sesenta (60) días antes de presentar un Petición de divorcio ante el tribunal.
- Debe iniciar el proceso legal presentando ciertos documentos y pagando una tarifa ante el secretario del Tribunal de Distrito en el condado donde vive usted o su cónyuge.
- Una vez que se presente su caso, se le dará un número de caso que debe estar en todos los documentos que se presenten ante el tribunal en el futuro.
- Si usted está solicitando el divorcio sin asistencia de un abogado, usted es responsable de llenar los formularios necesarios completamente y el secretario del Tribunal de Distrito no puede ayudarle a preparar ningún documento legal o proporcionarle asesoramiento legal.
- Una vez que se haya presentado su petición de divorcio, es importante que informe al secretario del Tribunal de Distrito si cambia la dirección de usted o su cónyuge.
- Terminología:
  - o Petitioner (Solicitante) Persona que solicita la petición
  - o Respondent (Demandado/a) Persona que no solicito la petición
  - o Parties (participantes) Solicitante y Demandado
- Título del Caso:

La sección sobre el título de cada documento se llama el título del caso. Esto identifica en que condado se archivó el caso, el número del caso y los nombres de las personas involucradas en el caso. La persona que originalmente presento la petición aparece en la primera línea y se llama "Solicitante." La persona que no presentó la petición aparece la siguiente línea y se llama "Demandado." Estas designaciones de nombre siguen siendo las mismas para todo el caso, incluyendo todos los documentos presentados ante la corte después de que el divorcio sea definitivo.

# Instrucciones para solicitar el divorcio:

- 1. Completa la hoja de información Civil, Declaración jurada de relaciones domesticas y Petición de divorcio.
- 2. Firme la petición de divorcio ante un notario público. Los notarios públicos se pueden encontrar normalmente en oficinas de abogados, compañías de títulos e instituciones financieras, es decir bancos y cooperativas de crédito.
- 3. Archive con el secretario del Tribunal de Distrito:
  - La Petición original de divorcio con las copias requeridas;
  - La declaración jurada original de relaciones domesticas con las copias requeridas;
  - La hoja de Información Civil original; y
  - La forma de Solicitud de Servicio, si no presenta una Entrada Voluntaria de Apariencia. Pagar la cuota de presentación requerida. (Consulte con el secretario o las reglas locales para determinar el número de copias adicionales requeridas, así como el mono de la cuota de presentación).
- 4. Debe notificar a su cónyuge que ha presentado una Petición de divorcio de una de las siguientes maneras:
  - a. "Entrada voluntaria de la apariencia": Su cónyuge necesita firmar la forma de Entrada voluntaria ante un notario público, que se reconoce como recibo de la Petición de divorcio. La entrada voluntaria de apariencia con la firma original de su cónyuge se presenta ante el secretario.

- b. "Servicio del Sheriff": Debe de llenar la forma de Solicitud de Servicio, solicitando que el oficial entregue la solicitud de divorcio a su cónyuge. Si su cónyuge vive en Kansas, debe pagar la tarifa de servicio del sheriff. Si su cónyuge vive en un estado que no sea Kansas, es su responsabilidad averiguar los procedimientos requeridos por el alguacil en ese estado o condado y pagar las tarifas requeridas.
  - i. Sí su cónyuge vive en Kansas, por favor llene la forma de Citación Estatal.
  - ii. Sí su cónyuge vive en otro estado que no sea Kansas, por favor llene la forma de Citación fuera del estado.
- c. "Servicio de correo certificado": Debe enviar la citación y la Petición de divorcio por correo certificado: Debe enviar la citación y la Petición de divorcio por correo certificado regrese se recibo solicitado a su cónyuge en su dirección residencial. Archiva la hoja "verde" "Recibo de vuelto" que reciba del servicio postal.
- d. "Publicación": Si no le puede proporcionar la notificación de divorcio a su cónyuge bajo lo siguiente (a), (b), o (c), entonces usted puede proporcionar un aviso de divorcio publicándolo en un periódico local. Para obtener "servicio de publicación," debe solicitar permiso para hacerlo llenando la forma de "Affidavit for Service by Publication," que es la "Declaración jurada de Servicio por Publicación" y obtener una orden del juez asignado que le permite publicar el aviso. Después de obtener el "Servicio de autorización de servicio por publicación" firmado, debe publicar un aviso siguiendo el proceso establecido en K.S.A. 60-307, Debe obtener una "prueba de publicación" del periódico y presentar la prueba ante la corte. El personal de la corte no puede ayudarlo con este proceso.
- Contacte el secretario del tribunal para averiguar cómo obtener una fecha y hora de audiencia final para su divorcio. Cada corte tiene diferente procedimientos y requisitos. La ley de Kansas establece que no se puede dar una sentencia de divorcio hasta al menos 60 días después de la fecha de presentación de la petición.
- 6. Mande una copia de la Notificación de Audiencia a su cónyuge y archive la notificación original con el secretario. El método preferido de envío es por correo certificado.
- 7. Debe completar los párrafos 9, 12 a 15 y 17 del Decreto de divorcio antes de la audiencia final de divorcio. El juez debe completar los párrafos restantes de la sentencia de divorcio. Las descripciones legales de su casa y terreno generalmente se pueden obtener en la oficina local del Registro de escrituras.
- 8. Asista a la audiencia final de divorcio, llevando lo siguiente:
  - a. El Decreto de divorcio y por lo menos 3 copias
  - b. Cualquier acuerdo escrito de división de propiedades firmado por usted y su cónyuge;
  - c. Prueba escrita de que le dio un aviso de la fecha y hora de la audiencia a su cónyuge;
  - d. Copias requeridas de la declaración jurada de relaciones domesticas completadas.
  - e. La hoja de estadísticas vitales completada.
- 9. Cuando presente el decreto al juez, debe estar preparado para informarle sobre los hechos declarados en la petición, al por que usted y su cónyuge no son compatibles y por qué los acuerdos propuestos son justos.
- 10. El proceso de obtener una orden de retención de ingresos es independiente del proceso de divorcio y están fuera del alcance de estas formas. Tendrá que consultar con el secretario para averiguar cuál es el procedimiento local para obtener esa orden.
- 11. Una vez que el juez haya firmado el decreto original, lleve el original y todas las copias al secretario, quien archivara el original. Proporcione a su excónyuge una copia sellada del decreto y guarde las de más copias.

You must file the following forms with the Clerk of the District Court to start your case:
☐ the original Petition for Divorce
☐ the original Domestic Relations Affidavit
$\square$ the original Civil Information Sheet; and
☐ the Request for Service Form, if not filing a Voluntary Entry of Appearance.
Pay the required filing fee.
If you have any further questions about filing or filling out the forms, please read your instructions or contact an attorney.
Debe presentar las siguientes formas ante la secretaria del Tribunal de Distrito para iniciar su caso:
☐ la Petición original de divorcio
☐ la original Declaración Jurada de Relaciones Domesticas
□ la hoja de información civil original; y
□ la forma de Solicitud de Servicio, si no Presenta una Entrada Voluntaria de Apariencia.
Pague el costo de presentación requerida.

Si tiene más preguntas sobre como presentar o completar las formas, lea sus instrucciones o comuníquese con un abogado.

#### **CIVIL COVER SHEET**

The civil cover sheet neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is required for use by the Clerk of the District Court for the purposes of initiating the civil docket sheet. This information will not be available to the public and this document will be stored in a separate location from the case file and then destroyed within a reasonable time. A new case will not be accepted without a cover sheet attached. (THIS FORM MUST BE TYPED OR PRINTED LEGIBLY). This form can be found at www.kscourts.org.

NATURE OF SUIT categories,	(Mark only one - If	the case involves mo indicate the categor		
<u>CIVIL</u>	If a CH. 61: \$	(Judgme	ent Demand Amount)	
TORT WARRANT	CONTRACT		REAL PROPERTY	□ STATE TAX
□ Asbestos Product Liability     □ Automobile Tort     □ Intentional Tort     □ Legal Malpractice		tiff t Dispute – Discrimination t Dispute - Other	☐ Eminent Domain ☐ Mortgage Foreclosur ☐ Other Real Property	e
☐ Medical Malpractice ☐ Other Professional Malpractice ☐ Premises Liability ☐ Slander/Libel/Defamation	☐ Landlord/Te ☐ Landlord/Te	enant - Unlawful Detainer enant Dispute – Other iff (debt collection) act	MISCELLANEOUS  □ 60-1507  □ Habeas Corpus  □ Other Writs	
☐ Tobacco Product Liability☐ Toxic/Other Product Liability☐	CIVIL APPE	ALS	□ OTHER CIVIL	
☐ Other Tort	☐ Administrat ☐ Other Civil		□ SMALL CLAIMS	
DOMESTIC				
× MARRIAGE DISSOLUTION  □ OTHER DOMESTIC RELA				
PROBATE/ESTATE  GUARDIAN/CONSERVATOI  □ Conservatorship/Trusteeship  □ Guardianship - Adult  □ Guardianship - Minor  □ Guardian/Conservator - Adult  □ Guardian/Conservator - Mino	□ SEXUALLY VIOI		□ ELDER ABUSE □ OTHER PROBAT	□ ADOPTION TE/ESTATE
JURY DEMAND [	□ YES (Check yes o	only if jury demand is in	ncluded in petition o	r as a separate pleading)
SUMMONS ATTACI	HED: ☐ YES ☐ NO			
	PROCESS SERVI SHERIFF IN STA SHERIFF OUT O	ER/ATTORNEY TE F STATE		(County) (State)
SHERIFF'S PROCES	SS FEE ATTACI	HED □ YES □ NO		

PLAINTIFF/SUBJEC	CT INFORMATION	DEFENDANT/OTHE	R PARTY INFORMATION
(ATTACH ADDITIONAL SHEET	, IF NECESSARY)	(ATTACH ADDITIONAL SHEET,	IF NECESSARY)
NAME:		NAME:	
ADDRESS:		ADDRESS:	
PHONE:	SEX:	PHONE:	SEX:
CELL PHONE:		CELL PHONE:	
E-MAIL:		E-MAIL:	
SSN:	DOB:	SSN:	DOB:
DL OR STATE ID N	O: State and Number	DL OR STATE ID NO	State and Number
ALIAS NAMES USE	ED:	ALIAS NAMES USEI	D:
ATTORNEYS (Firm Name, Address, Tele Supreme Court ID Numbe		ATTORNEYS (Firm Name, Address, Tele Supreme Court ID Number	
FOR DOMESTIC OF EACH DEPEN	CASES - NAME, DATE OF DENT CHILD:	BIRTH AND SOCIAL S	SECURITY NUMBER
(Name)	(Date of Bi	rth) (Social Security	y Number)

The requirement that Social Security numbers be included on domestic cases is mandatory and authorized by the Supreme Court and federal law. On non-domestic cases, the Social Security number is not mandatory. The number is used for purposes of identification and may be disclosed as permitted by law. This form is not considered to be a public record.

#### **Self-Represented Litigant Certification Form**

By signing this form, I certify that, to the best of my knowledge, information, and belief, and based on my reasonable review of the document's contents, the attached filing complies with the certification requirements in the Temporary Rule for Filing in a District Court by a Self-Represented Litigant as follows:

a) I have signed the attached filing and provided my name, address, email address (if available), telephone number, and fax number (if available); and				
(b) The attached filing contains no personally identifiable information (PII) or meets an exception in the Temporary Rule for Filing in a District Court by a Self-Represented Litigant because the filing (check box that applies):				
☐ contains no PII (if this box is checked, do not check any other boxes); or				
☐ requests that this document be sealed under the Temporary Rule for Filing in a District Court by a Self-Represented Litigant for the following reason (check box that applies):				
☐ a pre-existing order was entered by the court on that seals this document;				
this document asks the court to issue an order that seals the following document: [include general description of document contents without including PII.];				
or				
this document asks the court to seal the following document already filed in the case: [describe the document already on file so that the clerk can identify it without using PII]				
Date: Signature:				
Name of Party:				

In the Matter of the Marriage of	
Petitioner	Case No
and	Case 140
Respondent	
"Petitioner" med "Respondent" means i	R DIVORCE (without children)  ans the person filing this Petition.  the person who did not file the Petition.  as the Petitioner and Respondent.
The person filing this petition states:	
1. I am now living at: (city), since (date).	(Street address), (state) and I have lived in Kansas Other:
2. Respondent is now living at:	(Street address),(state) Unknown, and has lived in Kansas Other:(date).
	te and year: in the and have been married
4. We are incompatible and should recei	ve a divorce.
5. We do not now have any children from	m our relationship who are under the age of 19.
☐ Neither party is pregnant.	
Or	
<b></b>	is pregnant at the time this petition is filed.
(Name of Petitioner or Respondent)	
Or	
☐ Unknown.	

may decide.	
7. I □ do □ do not request spousa	l support.
8. Respondent ☐ is ☐ is not now of	on active duty with the United States Military.
☐ Unknown.	
Optional:	
9. ☐ I request to be restored to the	following former name:
On final hearing, the court should g	grant a divorce, divide the property and debts between the
parties and issue other appropriate	orders.
	X Signature of Datition or
	Signature of Petitioner
	Name (Print):
	Address 1:
	Address 2:
	City, State, Zip:
	Telephone Number:
	<u>VERIFICATION</u>
STATE OF KANSAS COUNTY OF WYANDOTTE	
I swear or affirm that the staperson filing this petition.	atements made in this Petition are true and that I am the
	X
	XSignature of Petitioner
SUBSCRIBED AND SWORN to b	pefore me, a Notary Public, this day of
	20
	Notary Public
Rev. 12/2016 ©KSJC	2 of 2

6. The court should distribute the marital property and debts as agreed upon or as the court

In the Matter of the Marriage of	
Petitioner	Casa No.
and	Case No
Respondent (person filing this voluntary ent	ary of appearance)
"Petitioner" means th	NTRY OF APPEARANCE ne person who filed the Petition. ne person who did not file the Petition.
case. I am not requiring that the sheriff or of	
	XSignature of Respondent
	Name (Print):
	Address 1:
	Address 2:
	City, State, Zip:
	Telephone Number:
ACKNO	WLEDGEMENT
STATE OF KANSAS ) COUNTY OF) ss	s.
	his document, and acknowledged to me that s/he e stated in this document. <b>IN WITNESS,</b> I have set
	Notary Public

Rev. 12/2016 ©KSJC 1 of 2

#### **CERTIFICATE OF SERVICE AND MAILING**

I certify that on this day of	, 20, I sent a true copy of
this Voluntary Entry of Appearance by dep	ositing it in the United States mail, postage prepaid,
addressed to:	
(Name and address of Petitioner)	
and	
(Name and address of Petitioner's attorney	, if any)
	X
	Signature of Respondent
	Name (Print):

In the	Matter of the Marriage of
Petition and	oner Case No
Respo	ondent
-	ondent's Address:
	REQUEST AND SERVICE INSTRUCTION FORM  "Petitioner" means the person who filed the Petition.  "Respondent" means the person who did not file the Petition.
То:	Clerk of the District Court
the ab	The Clerk of the Court will issue a Summons and Petition in the above entitled action for bove named Respondent. You are hereby instructed to effect service, as follows:
□ a.	Personal Service inside Kansas – Service through the office of the Sheriff of County, State of Kansas, other than by certified mail.
□ b.	Certified Mail Service inside or outside Kansas – Certified mail service by the Petitioner, who understands that the responsibility for obtaining service and effecting its return shall be on the Petitioner. The receipt for certified mail service (green card) must be filed with the Clerk's office before service can be perfected.
□ c.	Certified Mail Service inside or outside Kansas – Certified mail service by the office of the Sheriff of County, State of Kansas, AT THE EXPENSE OF THE PETITIONER. The Petitioner understands that the responsibility for obtaining service and effecting its return shall be on the Sheriff.
□ d.	Personal Service outside Kansas – Out of state service by service through the Sheriff of

Rev. 12/2016 ©KSJC 1 of 2

□ e.	Personal Service through the Office of the Civil Process Server.  (Party to be served must live in Wyandotte County, Kansas)				
□ f.	No service required as my spouse will complete a Voluntary Entry of Appearance or filing an Affidavit for Service by Publication.				
		gnature of Petitioner			
	Ac Ac Ci	Idress 1:			

# **Domestic Relations Affidavit**

# IN THE 29<sup>th</sup> JUDICIAL DISTRICT WYANDOTTE COUNTY, KANSAS

IN TH	E MATTER O	F				
Petition	ner					
and				Case No.	•	
Respor	ndent					
DOME	ESTIC RELAT	TIONS AFFIDAVIT C	OF (name			
1.	Party Name	Residence				
	Party Name	Birth Month/Year		-XX l Security Number	Tele	ephone
2.	Party Name	Residence				
	Party Name	Birth Month/Year		XX Security Number	Tele	phone
3.	Date of Marri	age:				
4.	Number of M	arriages:Party Name		Party N	ame	
5.	Number of ch	ildren of the relations	hip:			
6.		l Security Numbers, the nof the relationship:	he mont	h and year of each	child's bi	rth and ages of
Name		Social Security Nur	nber	Birth	Age	Custodian
		xxx-xx		Month/Year		
						-
						-

	and fa	acts as to custody and su	apport pay	yments paid or recei	•	D.:1
Name		Social Security No. XXX-XX		Custodian	Support Payment	Paid or Rec'd
					\$	
					\$	
					\$ \$	
8.	Party	Name is employed by (	name)			
		(	address)_			
	Party	Name is employed by (	name)			
		(	(address)			
with n	nonthly	income as follows:				
A.	Wage	Earner		Party Name	Party 1	Name
	1.	Gross Income		\$	_ \$	
	2.	Other Income		\$	_ \$	
	3.	Subtotal Gross Income		\$	_ \$	
	4.	Federal Withholding		\$	_ \$	
		(Claiming exemption	ons)			
	5.	Federal Income Tax		\$	_ \$	
	6.	OASDHI		\$	_ \$	
	7.	Kansas Withholding		\$	_ \$	
	8.	Subtotal Deductions		\$		
	9.	Net Income		\$	\$	
B.	Self-E	mployed		Party Name	Party 1	Name
	1.	Gross Income from				
		self-employment		\$	\$	
	2.	Other Income		\$	\$	
	3. Subtotal Gross Income		\$			
	4. Reasonable Business Expenses (-)		\$	\$		
	_	(Itemize on attached exhib	01t)	Ф	¢	
	5. 6.	Self-Employment Tax (-) Business Net Income		\$ \$		
	6. 7.	Estimated Tax Payments		\$ \$		
	/.		)	Ψ	Φ	
	8.	(Claim exemptions)  8. Federal Income Tax		\$	\$	
	9.	Kansas Withholding		\$ \$	Ψ <u></u>	
	10.	Subtotal Deductions		\$	Φ.	
	11.	Net Income		\$	\$	
		(Line B.3. minus Line B.9	0.)		·	
Pay pe	eriod:					
		Party Name		Party Name		

Party Name

	Item Ar		nt or Individual pecify)
A. Checking A	ecounts (Do not list account num	nbers):	
	\$		
	\$		
B. Savings Acc	counts (Do not list account numb	ers):	
			<del></del>
	\$		<del></del>
C. Cash			
Party Name			· · · · · · · · · · · · · · · · · · ·
Party Name	\$		
D. Other			
	\$		<del></del>
	\$		
	expenses of each party are: (P		erisk all figures which a
estimates rath	ner than actual figures taken fr	om records.)	
A.		Party Name	Party Name
	Item	(Actual or Estimated)	(Actual or Estimated
		(Treatment of Zommates)	(1100mil of Estimates
1.	Rent	\$	\$
2.	Food	\$	\$
3.	Utilities/services:	· <del></del>	,
	Trash Service	\$	\$
	Newspaper	\$	\$
	Telephone	\$	\$
	Cell Phone	\$	\$
	Cable	\$	\$
	Gas	\$	\$
	Water	\$	\$
	Lights	\$	\$
	Other	\$	\$
4.	Insurance:		
	Life	\$	\$
	Health	\$	\$
	Car	\$	\$
	House/Rental	\$	\$
	Other	\$	\$
5.	Medical and dental	\$	\$
6.	Prescriptions drugs	\$	\$
7.	Childcare (work-related)	\$	\$
8.	Childcare (non-work-related)	\$	\$
9.	Clothing	\$	\$
10.	School expenses	\$	\$
11.	Haircuts and beauty	\$	\$
12.	Car repair	\$	\$
13.	Gas and oil	\$	\$
14.	Personal property tax	\$	\$
15.	Miscellaneous (Specify)		
		\$	\$
	<del></del>	\$	\$
16	.Debt Payments (Specify)		
		\$	\$
	<del></del>	\$	\$
	Total	Φ.	Φ.

9.

The liquid assets of the parties are:

B.	Monthly payments to banks, loan companies or on credit accounts: (Indicate actual or
	estimated monetary amount in each column; use asterisk for secured.) DO NOT LIST
	ANY PAYMENTSINCLUDED IN PART 10.A ABOVE.

Con dita	When	Amount of	Date of	Dalamaa	Respon	sibility
Creditor	r Incurred	Payment	Last Payment  \$\$  \$\$  \$\$  Subtotal  Total	of Payments	5 5 5 5	Party Name _ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
C.	Total Living Expe	nses				
				Party Name (Actual or E		Party Name ctual or Estimated)
	1. Total fur Both Par (from No			\$		\$
	2. Total nee			\$		\$
	<ol><li>Net Bala</li></ol>			\$ \$		\$ \$
D.	Payments or contriamount.		•		- •	source and
	Source	P	arty Name	Pa	arty Name	
		(+/-)		_ \$ \$		
11.	How much does it					
	\$	per	·	m msurance	omy on un	e provider?
FURN	ISH THE FOLLOV	VING INFORM	ATION IF APPI	LICABLE.		
12.	Income and finance	ial resources of	children.			
	Income/Resources			An	nount	

13.	Child support adjustments	s requested		
•	<ul> <li>□ parenting time adjustm</li> <li>□ income tax consideration</li> <li>□ special needs</li> <li>□ other:</li> </ul>	on ☐ long distar ☐ overall fin	t past majority nce parenting time nancial conditions	
14.	All other personal propert qualified plans such as p employee benefits, nonqu thereof (joint or individua description, ownership (jo	profit-sharing, pension, IR alified plans, and deferred al), including policies of ir	RA, 401(k), or other d income plans), an asurance, identified	r savings-type d ownership as to nature or
	Joint or Individual	\$ \$		pecify)
THE I	FOLLOWING NEED NOT	BE FURNISHED IN PO	ST JUDGMENT P	PROCEDURES.
15.	List real property identified or estimated value.	ed as to description, owne	rship (joint or indiv	vidual) and actual
	Property Description	Ownership	Actual/Est	timated Value
16.	Identify the property, if arduring marriage by a will		_	_
	Property Description	Ownership	Source of Ownership	Actual/ Estimated Value
17.	List debt obligations, inclidentified as to name or nawhich payable; and, if sec	ames of payor or payors a	nd payees, balance	
Debt			Balance Payment	Encumbered
Obliga	ation Payor	Payee	Due Rate	Property

18.	List health insurance coverage and the right, pursuant §§ 1161-1168 (1986), to continued coverage by the specovered employee group.			
	Health Insurance	COB	RA Co	ntinuation .
		Yes	No	Unknown
	re under penalty of perjury under the laws of the State of the and complete.  Executed on the day of  Name (Print):  Signature	,	20	

You must file the <u>NOTICE OF HEARING</u> with the Clerk of the District Court after you get your court date from the judge's administrative assistant.

You must file the **DECREE OF DIVORCE** with the Clerk of the District Court after your final hearing.

If you have any further questions about filing or filling out the forms, please read your instructions or contact an attorney.

Debe presentar el *NOTIFICACION DE AUDIENCIA* ante la secretaria del Tribunal de Distrito después de que el asistente administrativo del juez le proporcione su fecha de audiencia.

Debe presentar el <u>DECRETO DE DIVORCIO</u> ante la secretaria del Tribunal de Distrito después de su audiencia final.

Si tiene más preguntas sobre como presentar o completar las formas, lea sus instrucciones o comuníquese con un abogado.

In the Matter of the Marriage of	
	Case No
Petitioner	
and	
Respondent	
	NOTICE OF HEARING
The court will hold a hearing on thi at a.m p.m. at the division	is matter on the day of, 20 ne County Courthouse, in
	XYour Signature Self-Represented
	Name (Print): Address 1:
	Address 2:City, State, Zip:
	Telephone Number:
CERTIFIC	ATE OF SERVICE AND MAILING
notice of hearing by (□ depositing	of, 20, I sent a true copy of this it in the United States mail, postage prepaid) (\(\sigma\) depositing it prepaid, certified mail, return receipt requested) addressed to:
(Name and address of other party) or	
(Name and address of other party's and	attorney)
(Name and address of any other inv	volved attorney or case participant, if any)
	v
	XYour Signature
	Name (Print):

Rev. 12/2016 © KSJC Page 1 of 1

In the	e Matter of the Marriage of					
Petiti and	oner	Case No Division _				
Resp	Respondent					
Is Tit	Is Title to Real Estate Involved? ☐ Yes ☐ No					
	DECREE OF DIVORCE (WITHOUT CHILDREN)  "Petitioner" means the person who filed the Petition.  "Respondent" means the person who did not file the Petition.  "Parties" means the Petitioner and Respondent					
Please	e review #7 of the Instructions for D	vivorce-Without Children prior	r to completing this Decree			
	NOW THIS day of, 20, the above matter comes before the Court for final hearing.					
Petiti	oner appears   in person   by cour	ısel,	does not appear.			
Resp	ondent appears  ☐ in person ☐ by co	ounsel,	□ does not appear.			
After	considering the presentation of test	imony and evidence, the cour	t finds:			
1.	Petitioner was a resident in the Sepetition filing date.	eate of Kansas for more than s	ixty days before the			
2.	This court has personal jurisdiction	on over Respondent because:				
3.	Petitioner and Respondent are no	w married.				
4.	This Court has the power to gran	a divorce to Petitioner and R	espondent.			
5.	More than sixty days have passed	I since the petition filing date.				
6.	Respondent □ is □ is not now on □ Unknown. If Respondent is on Civil Relief Act (SCRA) □ have	active duty, the requirements				
7.	Petitioner and Respondent are inc	compatible and are divorced o	n that ground.			
8.	☐ Petitioner ☐ Respondent is res	tored to the former name of				

Rev. 12/2016 © KSJC

Court costs are assessed to:  Petitioner  Respondent  Other: Petitioner and Respondent do not now have any children from their relationship who are nineteen (19) years of age or under.  Neither party is pregnant.  Or is pregnant at the time this Decree is filed. (Name of Petitioner or Respondent)  Or Unknown.  Petitioner and Respondent entered into an agreement contained in or attached to this Decree, which the court approves as voluntary, fair and equitable and which is incorporated into this Decree shall divide their property and debts as stated on the record and contained in this Decree.  Petitioner shall have as Petitioner's own separate property: all Petitioner's personal papers and clothing, any personal property in Petitioner's possession not set aside to Respondent, those items set aside to Petitioner in the attached agreement, and the following items in Respondent's possession:
nineteen (19) years of age or under.  □ Neither party is pregnant.  Or □ is pregnant at the time this Decree is filed.  (Name of Petitioner or Respondent)  Or □ Unknown.  Petitioner and Respondent □ entered into an agreement contained in or attached to this Decree, which the court approves as voluntary, fair and equitable and which is incorporated into this Decree □ shall divide their property and debts as stated on the record and contained in this Decree.  Petitioner shall have as Petitioner's own separate property: all Petitioner's personal papers and clothing, any personal property in Petitioner's possession not set aside to Respondent, those items set aside to Petitioner in the attached agreement, and the
Or is pregnant at the time this Decree is filed. (Name of Petitioner or Respondent) Or Unknown.  Petitioner and Respondent □ entered into an agreement contained in or attached to this Decree, which the court approves as voluntary, fair and equitable and which is incorporated into this Decree □ shall divide their property and debts as stated on the record and contained in this Decree.  Petitioner shall have as Petitioner's own separate property: all Petitioner's personal papers and clothing, any personal property in Petitioner's possession not set aside to Respondent, those items set aside to Petitioner in the attached agreement, and the
Decree, which the court approves as voluntary, fair and equitable and which is incorporated into this Decree   shall divide their property and debts as stated on the record and contained in this Decree.  Petitioner shall have as Petitioner's own separate property: all Petitioner's personal papers and clothing, any personal property in Petitioner's possession not set aside to Respondent, those items set aside to Petitioner in the attached agreement, and the
papers and clothing, any personal property in Petitioner's possession not set aside to Respondent, those items set aside to Petitioner in the attached agreement, and the
Respondent shall have as Respondent's own separate property: all Respondent's personal papers and clothing, any personal property in Respondent's possession not set aside to Petitioner, those items set aside to Respondent in the attached agreement, and the following items in Petitioner's possession:
Each party is responsible for the debts in that party's name incurred since the date of separation,, 20

Petitioner and Respondent cannot marry another person until thirty (30) days after entry

9.

A	defend Respondent from these claims and liabilities, and will reimburse Respondent for any and all expenses incurred either directly or indirectly, including a reasonable attorney's fee, if Petitioner fails to pay these debts:
В	Respondent is solely responsible for payment of the following debts and obligations, will defend Petitioner from these claims and liabilities, and will reimburse Petitioner for any and all expenses incurred either directly or indirectly, including a reasonable attorney's fee, if Respondent fails to pay these debts:
16.	Petitioner and Respondent are each responsible for and will each hold the other harmless on any debts associated with any personal property assigned to that person.
17.	☐ Petitioner ☐ Respondent is granted all right title and interest to the real estate at:  Street Address
	CityState
	Zip Code with a legal description of
obliga	itioner  Respondent shall be responsible for payment of any mortgage loan, lien, or ation for the above named real estate and shall hold the other harmless on that debt. This er does not change the rights of any creditor to collect the debt from either party.
18.	Petitioner and Respondent shall execute any documents necessary to convey property. This decree transfers title to all property addressed in this decree when filed. (NOTE: Other steps may be necessary to complete the transfer of title of real estate, especially if the real estate is located outside this county.)
19.	Any designation previously made by Petitioner or Respondent that names the other as a beneficiary of any individual or group life insurance or annuity policy, trust instrument.

19. Any designation previously made by Petitioner or Respondent that names the other as a beneficiary of any individual or group life insurance or annuity policy, trust instrument, transfer-on-death account, or payable-on-death account, is terminated and may be renewed only by designation made after entry of this decree. Petitioner and Respondent shall make any necessary changes to beneficiary designations by filing the changes according to the terms of the policy, trust or account.

20.	□ Neither spouse □ Petitioner □ Respondent is granted spousal maintenance as follows:				
	PO Box 758599, Top County designation a payment. Petitioner a	ance payments shall be made to the Kansas Payment Center at peka, Kansas 66675-8599 and shall include the two letter and case number in the memo portion of each support and Respondent shall provide the payment center any ed. No court trustee fee will be charged.			
21.	income withholding but only maintenance in an amount e payable for two months, (b)	ions. All spousal maintenance payments shall be subject to y if (a) there is an arrearage in the payment of spousal equal to or greater than the amount of spousal maintenance the obligee spouse or ex-spouse is not living with a child of ler of support is also being enforced, and (c) there has been 3103(h).			
22.	Other Provisions:				
IT IS	S SO ORDERED.				
		Judge of the District Court			
Subn	mitted by:	Judge of the District Court			
X		X			
	ature of Petitioner	Signature of Respondent			
	e(Print):				
Addı	ress 1:	Address 1:			
Addı	ress 2:	Address 2:			
_	, State, Zip:				
	phone:				
Emai	il:	Email:			

# USE THE FOLLOWING FORMS ONLY IF YOU HAVE TO DO SERVICE BY PUBLICATION.

# USE LAS SIGUIENTES FORMAS SOLO SI TIENE QUE HACER SERVICIO POR PUBLICACION

In th	e Matter of the Marriage of	
Petit	ioner	_
and		Case No Division
	and ant	_
Kesi	oondent AFFIDAVIT FO	OR SERVICE BY PUBLICATION
Havi		ry public, I state the following for my affidavit:
1.	I am the person who filed the d	
2.	I make this affidavit so that I ca	in obtain an order allowing me to obtain publication upon my spouse under K.S.A. 60-307.
3.	spouse is currently living even though I have searched through diligently searched telephone li	service upon my spouse because I do not know where my though I have asked people who know my spouse, even documents in my possession, even though I have stings in the places I believe my spouse may now live, and earched publicly available internet resources for ouse may now live.
4.	The last address at which my sp	pouse lived was:
5.	I have tried unsuccessfully to se the divorce petition and summo	erve my spouse by certified mail and personal service with ons.
6.		e actions mentioned in K.S.A. 60-307(a)(1) through(4), llows notice by publication under these circumstances.
		X
		Your Signature
		Name (Print):
		VERIFICATION
	TE OF KANSAS JNTY OF	
Sign	ed or attested before me on this	day of
		Notary Public

Rev. 12/2016 ©KSJC 1 of 1

In th	ne Matter of the Marriage of	
Petit	tioner	
and		Case No Division
Resp	pondent	
	ORDER ALLOWIN	NG SERVICE BY PUBLICATION
		ts the person who filed the Petition. The person who did not file the Petition.
The	Court finds:	
1.	The Petitioner filed an Affidavit seeking publication service upon the Respondent.	
2.	After inquiry of the Petitioner, it appears to the Court that the Petitioner does not now know where the Respondent lives, it appears that the Petitioner has made reasonable efforts to find out where the Respondent is living but has not been able to find out that information, and it appears that the Petitioner has done all things reasonably necessary to try to find out where the Respondent is living.	
3.	The Petitioner is allowed to give Petition by publication service as	notice to the Respondent of the filing of the Divorce is provided by K.S.A. 60-307.
	IT	IS SO ORDERED.
	Jud	lge of the District Court
Subi X	mitted by:	
	nature of Petitioner	
Add	tioner's Name (Print):	
Add	lress:	
-	y, State, Zip:ephone:	<del></del>
1 616	/pnonc	

1 of 1

In the Matter of the Marriage of	
(Name of person who filed the Pe	etition)
and	Case No:
(Name of person who did not file	e the Petition)
"Res	NOTICE OF SUIT itioner" means the person who filed the Petition. pondent" means the person who did not file the Petition.
The State of Kansas to	(Name of Respondent):
asking that the person filing the d in that divorce matter. You must a copy to the Petitioner on or before	or Divorce was filed in the District Court of Wyandotte County, Kansas ivorce be granted a divorce and asking that the court make other orders file an answer to the Petition for Divorce with the court and provide a e, 20, which shall not be less than 41 Notice of Suit, or the court will enter judgment against you on that
	X
	X Signature of Petitioner
	Petitioner's Name (Print):Address:
	City, State, Zip
	Telephone: