### HELPFUL INFORMATION ON SERVING THE OTHER PARTY

### **SERVING THE OTHER PARTY:**

- After you have filed your court papers with the Clerk of the Court, you must serve the papers on the other party.
- Service means giving legal notice to the other party (or parties) that you have filed court papers. You
  must provide proof of service to the court.
- This packet explains the steps you need to take to serve the other party and what forms you must use.
- By completing the steps for service, you tell the court that the other party has received a copy of the court papers. After the other party is served, the other party will be given a time limit to file a Response or Answer. The Response or Answer is the other party's written statement to your request. The Response or Answer tells you, and the court, what the other party wants.

### **METHODS OF SERVICE:**

Read the choices below to make sure that you are using the correct service packet. Each packet contains instructions and the forms you may need. Select the method of service that works best for you.

### 1. You Know Where the Other Party Lives in the State of Arizona:

A. Service by Acceptance. This method requires you to give, or mail, the court papers to the other party and include an "Acceptance of Service" form. The other party must sign the "Acceptance of Service" form in front of a Notary Public and return it to you. The other party cannot sign the "Acceptance of Service" until after you have filed the court papers with the court. The other party's signature on the "Acceptance of Service" does not mean that he/she agrees with the court papers. It means that the other party admits receiving the papers, without being served in person by the sheriff or a process server.

Do **not** give the original "Summons" to the other party. You must return the original "Summons" to the Clerk at the filing counter. Service is complete at the time the other party signs the "Acceptance of Service." If you choose this method of service, use the "Acceptance of Service" forms.

**WARNING:** Do **not** use this method of service if you are the victim of domestic violence, or believe the other party will hurt you, take your money, or take your children. If you believe the other party will become violent or uncooperative when you ask him/her to accept service, use one of the methods of service described below.

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- **B. Service by Registered Process Server**. This method requires you to hire, and pay, a registered process server to serve the other party with court papers. A process server is a person who will give the papers to the other party at home, work, or other location. This method of service costs more than service by acceptance and requires the process server to find the other party. If you decide to use this method, look under "**PROCESS SERVER**" in the Yellow Pages to find someone who can serve your papers. Service is complete at the time the process server hands the other party the court papers. If you choose this method of service, use the "Service by Process Server" form.
- C. Service by Sheriff. This method requires you to contact the Sheriff's Office in the county where the other party lives to arrange for a Sheriff's deputy to give the other party the court papers. This method requires you to pay a fee to the Sheriff's Office, unless you receive a fee waiver or deferral. The fee waiver or deferral form that Arizona uses is available at the Law Library Resource Center and is only for persons who cannot afford the cost of service and meet certain financial requirements. The fee waiver and deferral form requires you to explain to the Sheriff why your situation requires you to use this method of service.

Service is complete at the time the sheriff or deputy hands the other party the court papers. If you choose this method of service, use the "Service by Sheriff" form.

- **D. Service of Family Court Papers.** For information specific to serving Family Court papers, see "How to Serve Family Court Papers by Mail or Other Delivery Service with Signature Confirmation" contained in this packet.
- **E. Other Methods of Service.** There may be other ways to serve the other party. To learn more about these other ways, you should see a lawyer for help.
  - 2. You Know Where the Other Party Lives in the United States but he/she does not live in the State of Arizona. (If the other party lives outside of the United States, you should see a lawyer to find out which method of service will work best for you.)
- A. Service by Acceptance. This method requires you to give or mail the court papers to the other party and include an "Acceptance of Service" form. The other party must sign the "Acceptance of Service" form in front of a Notary Public and return it to you. The other party cannot sign the "Acceptance of Service" until after you have filed the court papers with the court. The other party's signature on the "Acceptance of Service" does not mean that he/she agrees with the court papers. It means that the other party admits receiving the papers, without being served in person by the sheriff or a process server.

**Do not give the original "Summons" to the other party.** You must return the original "Summons" to the Clerk at the filing counter. Service is complete at the time the other party signs the "Acceptance of Service." If you choose this method of service, use the "Acceptance of Service" forms.

<u>WARNING:</u> **Do not** use this method of service if you are the victim of domestic violence, or believe the other party will hurt you, take your money, or take your children.

If you believe the other party will become violent or uncooperative when you ask him/her to accept service, use one of the methods of service described below.

**B.** Service by Certified Mail. Use this method of service only if the other party lives outside the State of Arizona and you know the address, or you are serving papers for a Family Court case (If so, see "How to Serve Family Court Papers by Mail or Other Delivery Service with Signature Confirmation" contained in this packet). This method of service allows you to give notice by a special type of mail. You can send the court papers by giving the post office copies of the court papers in an envelope, postage prepaid, to be sent to the other party by any form of mail requiring a signed and returned receipt. This is often called Certified Mail, Restricted Delivery by the post office. This means that the other party must sign for the papers.

If the other party signs a receipt (green card) for the papers, the green card will be returned to you in the mail. You must then file an affidavit with the court stating (1) that the person being served is known to be located outside the State of Arizona, (2) that the court papers were sent to the other party, (3) that the papers were received by the other party, as evidenced by the green card, a copy of which you attach to the affidavit; and (4) the date the party received the documents. A copy of the affidavit you will need is provided in the packet.

- C. Service by Registered Process Server. This method requires you to hire, and pay, a registered process server to serve the other party with court papers. A process server is a person who will give the papers to the other party at home, work, or other location. This method of service costs more than service by acceptance and requires the process server to find the other party. If you decide to use this method, look under "PROCESS SERVER" in the Yellow Pages to find someone who can serve your papers. Service is complete at the time the process server hands the other party the court papers. If you choose this method of service, use the "Service by Process Server" form.
- D. Service by Sheriff. This method requires you to contact the Sheriff's Office in the county where the other party lives to arrange for a Sheriff's deputy to give the other party the court papers. This method requires you to pay a fee to the Sheriff's Office, unless you receive a fee waiver or deferral. The fee waiver or deferral form that Arizona uses, is available at the Law Library Resource Center and is only for persons who cannot afford the cost of service and meet certain financial requirements. The fee waiver and deferral form requires you to explain to the Sheriff why your situation requires you to use this method of service.

Service is complete at the time the sheriff or deputy hands the other party the court papers. If you choose this method of service, use the "Service by Sheriff" form.

**E.** Other Methods of Service. There may be other ways to serve the other party. To learn more about these other ways, you should see a lawyer for help.

### 3. You Cannot Find the Other Party.

A. Service by Publication. You may use this method only if you do not know where the other party lives, or cannot find the other party. Service by publication is your "last resort." It is used only if you do not have a current address for the other party and have tried, unsuccessfully, to find the other party. Service by Publication can be expensive and may delay your court case.

WARNING: YOU GENERALLY WILL <u>NOT</u> BE ABLE TO ESTABLISH OR CHANGE CHILD SUPPORT OR SPOUSAL MAINTENANCE (alimony) WITH SERVICE BY PUBLICATION!

This method requires that information from the "Summons" be published in a newspaper in Maricopa County once a week for four weeks in a row if the other party's last known address was in Maricopa County or the other party's last known address was **not** in Arizona.

If the other party's last known address was in Arizona, but **not** in Maricopa County, a copy of the summons must be published in a newspaper in Maricopa County, and the county in which the other party's last known address is. To use this method, you must fill out several forms including the "Declaration Supporting Publication" explaining to the court what you have done to try to find the other party. Service is complete fifty (50) days after the date of the first publication.

If the other party's last known address was outside Arizona, a copy of the summons must be published in a newspaper published in the county where the action is pending. Service is complete sixty (60) days after the date of the first publication.

### TIPS FOR FINDING THE OTHER PARTY:

- A. Before the Court will accept Service by Publication, you must have made every reasonable effort to find the other party (or parties) and to give actual notice of this case by personal service of the required documents. You will be required to state, under penalty of perjury, the steps you have taken to try to locate the other parties and if the Court is not satisfied that you have taken all reasonable steps, your case may be delayed until the Court is satisfied all such steps have been taken. Examples of steps you MUST take: verify the Respondent is not at any last known address(es), talk to Respondent's friends, family members, employer, co-workers former co-workers or employer(s), or anyone else you think may have a current address. Search telephone directories, the Internet, voter registration records, obituaries, and even the morgue. You may also have to consider hiring a private detective or a company that charges a fee to do computer searches to help you track down the other party. If you know the other party's date of birth and/or Social Security Number, this method may work for you.
- **B.** The Court requires you to file an "Affidavit Supporting Publication" a statement affirming or swearing under oath that you have done everything possible to try to find the other party.

### WHEN IS A WRITTEN RESPONSE TO THE COURT PAPERS DUE?

- LOOK AT THE TIMETABLE BELOW. If the last day for the other party to respond falls on a Saturday, Sunday, or legal holiday, you do not count that day. The last day you count to determine if you can file the default papers, must be a day when this court is open for business.
- INCLUDE WEEKENDS AND HOLIDAYS. In counting the days, include weekends and holidays until you reach the number of days in the Timetable below. If the other party files a written response with the court, you CANNOT GO BY DEFAULT.

### **DEFAULT TIMETABLE**

SERVICE BY	COUNT	EVENT
"Acceptance of Service" (in Arizona)	20 days	after other party signs "Acceptance of Service"
Process Server (in Arizona)	20 days	after other party receives papers from process server
Sheriff (in Arizona)	20 days	after other party receives papers from sheriff
"Acceptance of Service" (out of State)	30 days	after other party signs "Acceptance of Service"
Registered mail (out of State)	30 days	after other party signs green card
Process Server (out of State)	30 days	after other party receives papers from process server
Sheriff (out of State)	30 days	after other party receives papers from sheriff
Publication (in Arizona)	50 days	after the 1st day of publication
Publication (out of State)	60 days	after the 1 <sup>st</sup> day of publication

# HOW TO SERVE THE OTHER PARTY USING "ACCEPTANCE OF SERVICE" METHOD AFTER YOU HAVE FILED YOUR COURT PAPERS

### STEP 1: ASK THE OTHER PARTY TO ACCEPT SERVICE OF THE COURT PAPERS AFTER YOU HAVE FILED THE COURT PAPERS.

- You can ask the other party to accept service by talking to him/her, calling him/her, or sending him/her the letter which is in this packet.
- **WARNING:** Do **not** do this if you are the victim of domestic violence or believe the other party will hurt you, take your money, or take your children. If you have questions about whether you should use this method, you should see a lawyer for help.
- The other party cannot sign the "Acceptance of Service" until after you have filed the court papers.

### **STEP 2:** IF THE OTHER PARTY AGREES TO ACCEPT SERVICE, YOU HAVE 3 OPTIONS:

A. GO: You and the other party can go to the filing counter at the courthouse where you filed the court papers. Bring the original "Acceptance of Service," plus two copies (one for you and one for the other party). The other party must now sign the original "Acceptance of Service" in front of the Clerk at the filing counter. The Clerk will notarize the other person's signature for FREE. The other party must have a valid picture I.D. with him/her

for the Notary Public to sign the "Acceptance of Service."

OR

**B. MEET:** Arrange with the other party, a place and time to meet before a Notary Public. Bring the original "*Acceptance of Service*" plus two copies (one for you and one for the other party). You should also bring the court papers with you in case the other party or the Notary Public want to see the court papers. The other party must have a valid picture I.D. with him/her for the Notary Public to sign the "*Acceptance of Service*." There is usually a small cost to use a Notary Public.

OR

C. MAIL: Mail a copy of the court papers to the other party with the original "Acceptance of Service." Ask the other party to sign the "Acceptance of Service" and tell the other party why you have asked him or her to sign the "Acceptance of Service." You may use the form letter in this packet to tell the other party why you have asked him or her to sign the "Acceptance of Service."

**AND** 

Do NOT Copy or File this page D: SIGN:

The other party must sign the Original "Acceptance of Service" and write in the date he/ she signed the "Acceptance of Service." The other party must sign the Original "Acceptance of Service" in front of a Notary Public. The other party must have a valid picture I.D. with him/her for the Notary Public to sign the "Acceptance of Service." There is usually a small cost to use a Notary Public. The other party should then send you the signed and notarized Original "Acceptance of Service." You should write the date the other party signed the "Acceptance of Service" on your copy.

**NOTE:** If the other party does not send back the "Acceptance of Service," ask him/her again to send it back. If other party still does not send it back, then you have to serve the other party by one of the other service methods.

### STEP 3: FILE THE SIGNED AND NOTARIZED "ACCEPTANCE OF SERVICE" AT THE COURT:

- GO to the Clerk at the court where you filed the court papers and file the original "Acceptance of Service" signed by the other party and notarized.
- GIVE the Clerk the ORIGINALS:
  - 1. "SUMMONS," if you had one
  - 2. "ACCEPTANCE OF SERVICE" signed by the other party in front of a notary public
- STEP 4: COUNT: Count the days from the date the other party signed the "Acceptance of Service." If the other party received the "Acceptance of Service" in the State of Arizona and does not file a Response or Answer within 20 days from the date he or she signed the "Acceptance of Service," or if the other party received the "Acceptance of Service" outside the State of Arizona and does not file a Response or Answer within 30 days from the date he or she signed the "Acceptance of Service," see Packet #3 regarding Default.

DO NOT BRING CHILDREN TO COURT.

Do NOT Copy or File this page

(YOUR NAM	ME)	
(ADDRESS	<u> </u>	
(12.1.20)	-,	
(CITY/STATE/	/ZIP)	
(TELEPHONE NU	JMBER)	
(DATE)		
(OTHER PARTY'S NAME)	_	
(ADDRESS)	_	
(ADDRESS)		
(CITY/STATE/ZIP)	_	
Re: Acceptance of Court Papers		
Dear (Other Party's Name)	_	
I have filed court papers for (state title of petition or complaint here)_		
Enclosed is a copy of the following court papers for you: (list the nan		
	· · <i>,</i>	
1		
3		
4		
5		
6		
7		
8		
I have also enclosed an "Acceptance of Service" form. Sign this self-addressed stamped envelope. This does <u>not</u> affect your right filed. If you choose to not sign the "Acceptance," you may be chost other means (Arizona Rules of Civil Procedure 4.1(c)). Sign process server or the sheriff to serve the papers.	t to object to or to disagree with the request that has harged for any extra costs required to serve the p	s been papers
If you choose to sign the "Acceptance of Service," you still have sign the "Acceptance of Service," and you want to file a written Response or Answer within 20 days of signing the "Acceptance days of signing if you sign outside the State of Arizona, (If you recein front of the judge.)	en Response or Answer with the court, you must fil of Service" if you sign in the State of Arizona, or with	le your thin <b>30</b>
Sincerely,		
(YOUR SIGNATURE) Enclosures	_	
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Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
Lawyer's Bar Number:	
Licensed Fiduciary Number:	
	COURT OF ARIZONA ICOPA COUNTY
	Case No:
(Name of Petitioner/Plaintiff)	
	ACCEPTANCE OF SERVICE
(Name of Respondent/Defendant)	A.R.C.P. Rule 4 (f)

Read Carefully. By signing your name on the next page in the presence of a Notary Public or a Clerk of the Superior Court, you are stating under oath or affirmation that you have read this document and understand its contents and that you have received and accepted the documents listed.

Accepting these papers does not affect your right to disagree with them.

- ACCEPT AND WAIVE FORMAL SERVICE. I waive formal service of process (service by a process server or sheriff), and understand by accepting these papers, it is the same as if I were personally served under Arizona Law Rule 4 (f), Arizona Rules of Civil Procedure].
- 2. **RESPONSE DEADLINE.** I understand that accepting service of these court papers does not affect my right to file a written Response or Answer to this action if I disagree. I understand that if I do not agree with any relief asked for in the Petition, I must Respond or Answer within 20 days from the day I signed the original of this Acceptance of Service if I accepted service in Arizona or within 30 days if I received the papers somewhere other than Arizona.
- 3. **DEFAULT JUDGMENT, ORDER OR DECREE.** I understand that if I do not appear and defend in this action in court, within the time allowed by law, that I may lose my right to be heard in this case. I understand that failure to Respond or Answer could result in the court giving the other party any and all things requested in his or her legal papers, through a Default Judgment, Order or Decree.

On the following page, describe the type of case the documents you have received relate to and list *each* individual document received.

		Case Number:	
4.	Type of Case: (Title from case caption	or describe)	
<b>I ha</b> (Lis	ve received and voluntarily accept servion to name/title of document. Example: "Petition	ce of the legal documents lisn", "Summons".)	sted below:
UNDE	R OATH OR BY AFFIRMATION		
	or affirm under penalty of perjury that the est of my knowledge and belief.	e contents of this documer	nt are true and correct
Signature		Date	
Printed N	ame		
STATE O	F		
	OF		by
Oubscribe	ed and sworn to or affirmed before me this:	(date)	
		<u> </u>	
(notary se	eal)	Deputy Clerk or Notary Publi	c

Perso	on Filing:ess (if not protected):		
	State, Zip Code:		
	hone:		
	Address:		
	er's Bar Number:		FOR CLERK'S USE ONLY
Repre	esenting $\ \square$ Self, without a Lawyer $\ $ or $\ \square$ Att	torney for Petitioner OR	Respondent
		COURT OF ARIZONA ICOPA COUNTY	4
		Case	
Non	ne of Petitioner/Plaintiff	Number:	
INaII	ie of Fethioner/Flamin	AFFIDAVIT O	of SERVICE by MAIL
Nam	ne of Respondent/Defendant	A.R.C.P. Rule 4.2	2(c)
		(Non Family cour	• •
	TE OF ARIZONA )	,	• •
Coun	nty of Maricopa )ss.		
	pursuant to Arizona Rules of Civil Proc Person served (name of other party):		
	Address where other party was served	d:	
	Date of receipt by the other party:		
	Date of return of receipt to sender:		
2.	I know that the other party is located o sent to the other party by certified mail		
	These court papers were received by tattached to this Affidavit as required by		
	Sender's Signature	Date	
	Printed Name of Person Who Signed		
	STATE OF		
	COUNTY OF		
	Subscribed and sworn to or affirmed befor		by
		(date)	
	(notary seal)	Deputy Clerk or	· Motary Public
@ <b>0</b> :	(notary seal)	Deputy Clerk or	ONDAY 102015

### HOW TO SERVE COURT PAPERS BY REGISTERED PROCESS SERVER

**STEP 1: FIND.** You must hire and pay a Registered Process Server yourself. You may locate process servers in the commercial section of the phone book under "PROCESS SERVER", or online by using the search term "Arizona process servers" or similar, or at the web site of the Arizona Process Server's Association.

**Notice:** There is a filing fee for all Petitions or Complaints, and Responses or Answers, and there are Service Fees. You may request a Waiver or Deferral of the filing fees (and the Sheriff's Service Fees, if you intend to use the Sheriff's Office for service) at the time you file your papers with the Clerk of the Court.

- May offer greater flexibility in serving papers "after-hours" or on short notice.
- Are paid directly by you, not through the court.
- Fees may not be deferred or waived by the court.
- **STEP 2:** GO. Go to the Registered Process Server's office. **TAKE** with you the following things:
  - Copy of "Summons" (if your case has a summons)
  - Other party's set of copies of the court papers.
  - A picture or a written physical description of the other party.
  - A written description of the automobile that the other party drives.
  - The address where the other party can be served.
  - The amount you need to pay for this service. (You can call ahead of time to ask the Process Server what type of payment they require.)
- STEP 3: WAIT. The Process Server will mail you a copy of the "Affidavit of Service" after he/she serves the other party with the papers. IMPORTANT: If the Process Server does not file an "Affidavit of Service" with the Clerk of the Court, you must get the "Affidavit of Service" from the Process Server and file it.
- **STEP 4:** COUNT. Look at the "Affidavit of Service" to find out the date the other party was served with the court papers and start counting the days for the other party to file a Response or Answer. When counting the days, start counting with the day after the other party was served the papers.

### DO NOT BRING CHILDREN TO COURT.

# PROCEDURES: HOW TO SERVE COURT PAPERS BY SHERIFF

STEP 1: GO.

Contact the Sheriff's Office in the county where the other party lives. Bring your court papers with you, **or** send a copy of the court papers to the Sheriff's Office if the other party does **not** live in the same county as you do. In Maricopa County the Sheriffs Office Civil Process Unit is located at:

Maricopa County Sheriff's Office, Civil Unit 201 West Jefferson Street, 2nd Floor West Court Building Phoenix, Arizona 85003 602-876-1840

**Notice:** There is a filing fee for all Petitions, Complaints, Answers and Responses and there are fees for service of court papers. You may request a waiver or deferral of the filing fees (and the Sheriff's service fees if you intend to use the Sheriff's Office for service) at the time you file your papers with the Clerk of the Court.

STEP 2: WRITE.

If you are asking that the papers be served by a Sheriff's Department other than Maricopa County's, fill out the attached sheet for identifying the other party and provide:

- Other party's set of copies of the court papers.
- A picture or written physical description of the other party.
- A written description of the automobile the other party drives.
- The address where other party can be served.
- "Certified Order Waiving/Deferring Fees," or a \$200.00 deposit fee cash/money order.

STEP 3: WAIT.

The Sheriff may mail you a copy of the "Affidavit of Service" after the other party is served with the papers, or the Sheriff may file these papers instead of sending them back to you.

STEP 4: COUNT:

Read the "Affidavit of Service" to find out the date the other party was served with the court papers and start counting the days the other party has to file a Response or Answer. (When counting the days, start counting with the day after the other party was served with the court papers.)

### DO NOT BRING CHILDREN TO COURT.

			()	YOUR NAME)			
				(ADDRESS)			
	(CITY/STATE/ZIP)						
(TELEPHONE NUMBER)							
				(DATE)			
(COUNTY NAM	1E)			County \$	Sheriff		
(ADDRESS)							
				COUR	T CASE NO		
(CITY/STATE/Z	ZIP)						
REGARDIN	<b>IG</b> : (NAME O	F PERSON 1	TO BE SERV	'ED)			
Please serv		ers on the otl	her party. H	is or her curr	ent address	and physica	ıl description are:
(HOME ADDRE	ESS)			(WOR	K ADDRESS)		
(HOME ADDRE	·			·	K ADDRESS) K CITY, STATE	, ADDRESS)	
(HOME ADDRE	·	BIRTH	HGT.	·	·	, ADDRESS)	SSN
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SEX Please retu	RACE	d <b>"Affidavi</b> t	t of Service	WGT.	EYES  ess at your	HAIR earliest con	SSN venience. The court
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## PROCEDURES: HOW TO SERVE THE COURT PAPERS BY PUBLICATION

(Arrange for Service AFTER you file your papers with the Court.)

WARNING: If the Court is not satisfied that you have made <u>EVERY REASONABLE</u>

<u>EFFORT</u> to locate and actually serve notice on the other party BEFORE publishing, the Court will <u>NOT</u> accept service by publication; Your case <u>will</u> be delayed, could be DISMISSED, and you may be required to take additional steps at your own expense, including being required to publish notice *again*.

- STEP 1 COMPLETE ATTACHED LETTER to NEWSPAPER describing the documents that need to be referenced by the newspaper, and submit copies of those documents along with the letter to the paper.
  - A. IF YOU HAVE A COURT ORDER WAIVING/DEFERRING COSTS of PUBLICATION, YOU MUST PUBLISH IN The Record Reporter.

MAIL OR DELIVER the letter that is attached to this form, a copy of the documents you filed with the Clerk, and the CERTIFIED ORDER WAIVING/ DEFERRING COSTS of PUBLICATION to:

The Record Reporter, 2025 N. Third Street, #155, Phoenix AZ 85004.

You may also fax the documents to (602) 417-9910,

- OR -

- B. IF YOU ARE <u>PAYING</u> THE COST of PUBLICATION, YOU MAY USE ANY NEWSPAPER OF "GENERAL CIRCULATION" in this county. Note that:
  - 1. There are **numerous** eligible publications **other than** the one mentioned above;
  - 2. The Arizona Corporation Commission maintains a list of eligible publications along with their contact information online at

http://www.azcc.gov/Divisions/Corporations/Newspaper-list-for-publishing.pdf.

3. Fees vary. You may call and ask for "Legal Advertising" to compare prices.

**Notice:** There are fees or costs for service of court papers (*unless* by recipient voluntarily signs an "Acceptance of Service" in front of a Notary). If you intend to use the Sheriff's Office for service or to notify by publication, you may apply for a deferral (payment plan), or waiver (to not have to pay at all), when you file your papers with the Clerk of the Court.

- C. How to publish service if the other party's last known address is in Arizona and that address is not in the county in which your case is pending:
  - 1. You must publish in the county in which your case is pending **and** you must publish in a newspaper in the county of the last known residence of the person to be served.
  - 2. To publish in Maricopa County follow the instructions in "A" above how to publish service of process if the other party lives in the same county in which your case is pending.
  - **3.** To publish in another county (not Maricopa County) you will need to contact a newspaper company in that county.

Please Note: If service is through publication, the Court may not be able to issue orders for support or property.

**STEP 2:** WAIT. Wait for the newspaper to send you the original of the document called "AFFIDAVIT OF PUBLICATION" in about five weeks.

#### STEP 3: COMPLETE YOUR PAPERWORK:

A. Fill out the "DECLARATION SUPPORTING PUBLICATION", where you will list everything you did to attempt to find the other party before resorting to publication.

### Examples of steps you MUST take BEFORE you can serve by Publication:

- Verify the Respondent is not at any last known address(es),
- MAIL a copy of the documents to be served to the last known address even if it's your OWN
  address (he or she may have put in a mail-forwarding order with the Post Office. If it comes back
  marked "Undeliverable", you may present that envelope as proof of your efforts.
- Talk to Respondent's friends, family members, current or former employers, co-workers, or anyone else you think may have a current address.

### Additional "reasonable efforts" may include:

- Searching telephone directories and obituaries online or in print (phone book and newspaper),
- Checking the county jail and the state prisons (Department of Corrections).
- Searching online networking sites such as Facebook, MySpace, Hi5, Friendster, LinkedIn and Plaxo, as well as Internet "people search" sites such as Spokeo.com and ZabaSearch.com.
- If the Respondent has a working email account, you may also consider mailing scanned copies of all the documents to his or her email address.
- You may also have to consider hiring a private detective or a company that charges a fee to do computer searches to help you track down the other party.

#### Note: SEARCHING THE INTERNET and EMAILING ALONE ARE NOT ENOUGH!

- **B. ATTACH** a copy of the published notice from the newspaper(s).
- C. KEEP A COPY for yourself of the "DECLARATION SUPPORTING PUBLICATION".

#### STEP 4: FILE THE COURT PAPERS:

- **A.** File the original of the "**DECLARATION SUPPORTING PUBLICATION**", and a copy of the publication(s), and
- **B.** File the original "AFFIDAVIT OF PUBLICATION" you received from the newspaper(s).

### WHAT NEXT? COUNT DAYS, and APPLY FOR DEFAULT or APPEAR AT HEARING

- **A. Determine the date of the first newspaper publication.** This is considered to be the date the other party was served with the court papers. Then, count the days for the other party to file a *Response* or Answer (if required). When counting down the days, start counting with the day *after* the first day of publication.
- B. If a summons was published and the party to receive notice does <u>not</u> file a response or "answer" within the designated time period, he or she is said to have defaulted, and you may need to submit an application for default for your case to proceed. See the checklist in the Law Library Resource Center's Default packet to see if this applies to your situation. You may also fill out an application for default online by clicking on "Application for Default" on the right side of the web page for the Superior Court's ezCourtForms.
- C. If an "Order to Appear" was published instead of a summons, unless the Court specifically orders otherwise, any response to a "Petition for Order to Appear" is optional, according to Arizona Rules of Family Law Procedure, Rule 28.



		Print Name
		Your Address
		, 20
		Date
Name of Newspaper		
Address		
To Whom It May Conce		
		er about the following matter: Court Case No
Enclosed is a copy of th	e following docum	nents stamped by the Clerk of Court (list all the documents here:)
1		
2.		
3.		
4.	_	
Please publish a Notice Also enclosed is (check		per about this court case once a week for four successive weeks.
A check or mor requested.	ney order in the a	amount of \$for the cost of the publication as
A certified copy	of the Order from	n the court waiving the publication costs.
When you receive this publication will occur. Voriginal and one copy o	When all four wee	eks of publication have been completed, please send to me the
Thank you for your help	in this matter.	
		Sincerely,
		Sign your name
Enclosures:		
Enclosures:  Court documen	ts AN	ID
Enclosures:  Court documen  Check or Mone		ID OR

Persor	Filing:				
	-	-			
•					
Email	Address:				FOR CLERK'S USE ONLY
Lawye	r's Bar Nu	ımber:			TON CLERKS OSE ONET
Repres	senting [	Self, without	a Lawyer or 🗌 A	ttorney for Petitioner	OR Respondent
		S		COURT OF ARIZ	_
In the I	Matter of:			Case Number:	
Name o	of Petition	er/Plaintiff			UPPORTING PUBLICATION 1, 4.2, A.R.F.L.P. 41, 42
Name o	of Respon	dent/Defendant			
				his declaration to inform to ublication was done.	the Court why service by publication
1.	SERVIO other p		ATION is the bes	t way to notify the other	party of this court case because the
		Avoiding serv	vice of process, o	r	
		unknown to r	ne. I have made h have been unal	every reasonable effort	notice was given by publication is to find those persons but despite a ocation and to have the court papers
			required to take		easonable effort to locate the other delay and expense to your case, tice again.)
2.	I ТООК	THE FOLLOV	VING ACTIONS B	EFORE RESORTING TO F	PUBLICATION:
		of the person	(s) entitled to not	py of the following legal di ice on or before the first of the address mailed to below	
	Name	& Address			
	Maile	d to:			

(continues)

OR	I do not know and have <u>never</u> known of ANY address for the other party.  He or she never lived at my address, and I have <u>not</u> mailed copies of the court papers.*  * IF the person entitled to Notice put in a mail forwarding order, mailing to the last
	<ul> <li>known address (even if this is your address and you know the person is no longer there) should result in delivery of the court papers.</li> <li>IF the person entitled to Notice did NOT put in a mail forwarding order, and the mail is returned to you as "Undeliverable", this may be helpful in demonstrating your good faith, reasonable efforts to have notice delivered.</li> </ul>
	I also sent scanned copies of the documents to the other party's email address at:  (address) on (date): *
Chec	following actions to try to locate the other party: (Check all that apply. Supply details.)  ked the jail in Maricopa County and/or:
Conta	cted Post Office for forwarding address information.  ked obituaries at: (List where)  hed the Internet* at: (Check all that apply. List others.)   Facebook   MySpace
Searc	Windows Live (Live.com) ☐ LinkedIn.com ☐ Spokeo.com ☐ Friendster.com ☐ Other Internet sites (List):*
1.   2.   3.	DERSTAND:  UNDERSTAND searching online and emailing alone are not enough to justify service by publication;  UNDERSTAND If these are the only efforts i made to locate and actually serve notice, the court will not approve service by publication, and:  a. My case will be delayed, b. Could be dismissed, and c. I may have to take additional steps at my own expense, including having to publish notice again;
; ; !	UNDERSTAND that if my case is dismissed for failure to properly serve notice within the time limits set by law:  a. I will not get a refund of any fees paid,  b. I may have to start over, fill out all forms, and file the forms again, and  c. I may have to pay all fees, including filing fees and cost of publication again.  SIGN BELOW to indicate you have read and understand the above.
	(Your Signature)
	(Your Printed Name)

Case No.\_\_\_\_\_

Case No.	
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I contacted the persons listed below to try to get information about the location of the other party:

Las	st Known Address:
	w I contacted this person:
Rel	ationship to Other Party:
	Examples: friend, ex-wife, parent, brother, roommate, co-worker, employer)
Na	me:
Las	st Known Address:
Но	w I contacted this person:
Rel	ationship to Other Party:
Nai	me:
	st Known Address:
	w I contacted this person:
	ationship to Other Party:
Na	me:
Las	st Known Address:
Но	w I contacted this person:
Rel	ationship to Other Party:
No	
	me:st Known Address:
	w I contacted this person:
	ationship to Other Party:
ILITA	RY STATUS OF OTHER PARTY:
] To	the best of my knowledge, information, and belief, the other party is <u>not</u> in the military se

3.

	county where my case i	s pend	ling. (List title/hame		deri docume	ent. Exam	пріе. і	reduon, Summons)
	The documents above v	-			_			
	AMonth/Date/Year	В	Month/Date/Year	C	Month/Da	ite/Year	D.	Month/Date/Year
	AND/OR							
	The documents above v	-			County	or if no	news	spaper is published
	in that county, in adjoin which my case is pendi	ing ng.			_ County	, and nei	ther i	s the county in
	The documents above v	were pu	ublished on the fol	lowin	g dates:			
	A. Month/Date/Year	В	Month/Date/Year	C	Month/Da	ite/Year	D.	Month/Date/Year
5.	(REQUIRED) A copy of attached. (The newspap							
JNDI	ER PENALTY OF PER	JURY	•					
-	gning below, I declare to nation I have provided is t					-	ed th	is document, and th
Date				Signa	ture			
				Printe	ed Name			

(Attach the **AFFIDAVIT OF PUBLICATION** supplied by the newspaper that published Notice.)

Case No.\_\_\_\_