# Law Library Resource Center

# Information and instructions for completing a "Resolution Statement" for divorce or legal separation

# **GENERAL INFORMATION**

Arizona Rule of Family Law Procedure 49 (Rule 49) requires both parties to share information in family law cases. It requires each party send to the other party a detailed statement with the specific positions the party proposes to resolve all issues. It also requires parties to exchange detailed facts and documents concerning issues of child support, legal decision-making, parenting time, spousal maintenance, witnesses, attorney fees, property, and debt.

Rule 49 allows full discovery of important facts to avoid "litigation by ambush." The Rule promotes greater professionalism among counsel, with the ultimate goal of increasing voluntary cooperation and exchange of information. The Rule is also meant to help the parties focus on the problems that are truly in dispute by resolving (by the free exchange of information) issues where they unexpectedly agree. Disclosure rules also encourage the trial courts to deal with discovery abuse in a strong and forthright fashion. Ultimately, obedience to the discovery rules enables a more efficient, less expensive, and more accessible Arizona judicial system.

## **RESOLUTION STATEMENT**

- 1. What is a "Resolution Statement?" A Resolution Statement is a detailed description of the position a party proposes to resolve all the issues in a Family Law case. The Resolution Statement is one part of the fact sharing process required by Rule 49 of the Arizona Rules of Family Law Procedure.
- 2. When do I file the "Resolution Statement?" You file the Resolution Statement 30 days after exchanging with the other party your initial disclosure information, or as ordered by the Court.
- 3. Where do I file the "Resolution Statement?" You file the Resolution Statement with the Clerk of Superior Court, Family Case Filing Counter.
- 4. Who must file a "Resolution Statement?" Every party involved in a divorce, or any non-divorce case involving paternity, legal decision-making, parenting time or child support must file a resolution statement, unless the court permits otherwise.
- 5. Do I have to serve the "Resolution Statement" on the other party? Yes. A Resolution Statement must be served upon all parties, or their attorneys. In addition to filing the original statement with the Clerk of Superior Court, a party must provide a file-stamped copy to the assigned judge and serve (either mail or hand-deliver) a copy on all other parties or their attorneys.
- 6. What is the difference between a "Resolution Statement" and a "Disclosure Statement?" The Resolution Statement requests different information than the Disclosure Statement. Also, the Resolution Statement *is filed* with the Clerk of Superior Court, whereas the Disclosure Statement is *not filed* with the Clerk of Superior Court.

#### **INSTRUCTIONS**

How to fill out the "Resolution Statement" in a divorce or legal separation case.

#### HEADING:

- 1. In the top left corner of the first page, fill out the following: Your name; address (if not protected); city, state and zip code; telephone number; and your ATLAS number, if you are receiving or have received AFDC from the Arizona Department of Economic Security.
- 2. Fill in the space that says, "Party A" and "Party B."
- 3. Place one check mark in the box appropriate, Party A or Party B.

## ITEM NUMBERS:

- Item 1: IV-D Case: Place a check mark in the box or boxes that best describe(s) your situation regarding the listed forms of public assistance, or the state Division of Child Support Enforcement.
- Item 2: Legal Decision-Making (legal custody): List the names, birthdates, and ages of minor children in common with your spouse. Then check the appropriate boxes and fill in the blanks describing how you want to manage the Legal Decision-Making (Legal Custody). If there are no minor or disabled children common to the parties and if there were no minor or disabled children from the date the parties separated, skip to Item number 5.
- Item 3: Child Support: If there are no minor or disabled children common to the parties and if there were no minor or disabled children from the date the parties separated, skip to Item number 5. Otherwise, on the space provided state your monthly income and that of your spouse. Then check the appropriate boxes regarding your position on the financial factors necessary to calculate child support.
- Item 4: Past Support: check the appropriate boxes and then complete the sentence regarding your position concerning past support.
- Item 5: Spousal Maintenance: Check the box that best describes your position on spousal maintenance.
- Items 6 and 7: Separate Property and Community Liens on Separate Property: Describe what you believe is your separate property, as well as your community interest on your spouse's separate property.
- Item 8: Community Property: Complete the table stating your position on division of your real and personal property, pensions, vehicles and other investments.
- Item 9: Tangible Personal Property: Complete the table stating your position on the value of your personal property. Then use a number to indicate the most to least important item to you.
- Item 10: Debts: Check the appropriate box and fill in the number you believe to represent appropriate division of debt. Then complete the table regarding amounts and to whom debt is owed.
- Item 11: Attorney's Fees: Check the box that represents your position about attorney's fees in your case.
- Item 12:Name Change: If you want your name changed, state the full name you want to be called when the dissolution becomes final.

- Item 13: Other Issues: If there are other issues you want decided by the judicial officer, state what the issue is and your position about a solution of the issue.
- Item 14: Settlement and Signature: If you intend to settle and resolve the case based on the information you provided, you may sign and date the document.

#### **PROCEDURES**

What to do after filling out the "Resolution Statement."

- 1. Fill out the "Resolution Statement" and sign it.
- 2. Make 3 copies.
- 3. File the original and 3 copies with the Clerk of Superior Court. The Clerk will keep the original and give you back 2 copies.
- 4. Mail and/or hand-deliver a copy to Judge assigned to your case and the opposing party or his/her attorney. Keep a copy for your records.

Pers	on Filing	j:							
		ot protected):							
		ip Code:							
		ss:							
		ber:							
Law	yer's Ba	r Number:		FOR CLERK'S USE ONLY					
Repr	esentin	g 🔲 Self, without a Lawyer or	☐ Attorney for ☐ Petitioner OR	Respondent					
			COURT OF ARIZONA RICOPA COUNTY						
			Case No						
Petit	ioner / P	Party A	ATLAS No.						
			PROPOSED DIVORO SEPARATION RESO STATEMENT OF:						
Respondent / Party B			☐ Party A	☐ Party A					
			☐ Party B						
			Date of Marriage:						
		n signing this document (or his follows: (BE SPECIFIC)	or her attorney), believe the issue	s in this case should be					
1.	IV-D	Case:							
		I receive or have received pub for my child(ren) or me.	olic assistance which may include A	FDC, TANF, or AHCCCS					
		I have a case with the Division	n of Child Support Services.						
		Not applicable.							
2.	natui		nmon. (If the parties have no m						
	Child	's Name	Date of Birth	Age Age					

	hild(ren) should live primarily with  Fne other parent as follows: (check all that		parenting time
	Generally in accordance with Maricopa	County Guidelines for reasonable	parenting time.
	Model Parenting Time Plan.		
	Every other weekend from		
	(day of week)	_at	_ a.m./p.m. to
		at	a m /nm
	(day of week)	_at	_ a.m./pm
	One-half of the holidays on an alternating	ng basis.	
	For weeks in	the summer from	
	to(ir	nclusive).	
	Spring Break from school.		
	Other:		
	<u> </u>		
☐ Pa	hould be a Sole OR joint legal arty A OR Party B OR cen), such as schools, doctors, etc.	decision-making (legal custody) a	
	Support: (If there are no minor or disabled children from the date the part		es and were no
	sition on the financial factors necessary to ort guidelines is as follows:	calculate child support under the	statewide child
Party	A's Gross Monthly Income: \$		
Party	B's Gross Monthly Income: \$		
	Party A has other child(ren) r live(s) in his/her household.	not listed above whom he/she is	supporting who
	Party A has other child(ren)	not listed above for whom he/s	he pays court-
	ordered child support in the amount of \$	per month	1.
	Party B has other child(ren) n in her/his household.	ot listed above whom she/he is su	upporting live(s)

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

3.

	Party B has other child(ren) not listed above for whom she/he pays court-ordered child support in the amount of \$ per month.
	Medical Insurance should be paid by Party A Party B. The monthly cost for the child(ren) is \$
	Dental Insurance should be paid by Party A Party B.  The monthly cost for the child(ren) in this case is \$
	Vision Care Insurance should be paid by Party A Party B.  The monthly cost for the child(ren) in this case is \$
	Neither parent has insurance which is accessible and available at a reasonable cost.
	☐ Party A ☐ Party B should pay cash medical support in the amount of
	\$ per month.
	Monthly Child Care Costs for child(ren) in this case is \$
	Extra Education Expenses or Extraordinary Child Adjustments - I believe the Court should add the following to the child support calculation (leave blank if none claimed):
	Description Monthly Amount
	Uninsured Medical/Dental/Vision Expenses should be paid:  Pro rata based upon each party's income, as provided in the guidelines; or  Other: % paid by Party A and % paid by Party B.
	Tax Exemptions for the child(ren) should be divided:  ☐ Pro rata based upon each party's income, as provided in the guidelines; or
	Other:
Past S	Support should be paid by Party A Party B for the period of
-	through in the amount
of \$	<u> </u>

Case No.

4.

		Case No
5.		nance: My position on spousal maintenance is: naintenance need be paid by either me or my spouse.
		my spouse \$ per month for months.
	☐ I should rece	ive from my spouse \$ per month for months.
6.	Separate Prope	rty: I believe the following property is my sole and separate property (describe):
7.		ns on Separate Property: I believe I have a community interest in the following e property of my spouse:
8.	Community Property) as follo Directions:	<b>perty:</b> I want to divide all of the community property (except tangible personal ws:
	Column 1:	List short description of each item of real and personal property.
	Column 2:	List your estimate of the fair market value of each item of property. List the loan or encumbrance amount(s) on the line directly below its value.

Real Property Description (real estate, land, houses, etc.)	2. Fair Market Value (Less Encumbrances)	3. Proposed for Party A	4. Proposed for Party B
a)	\$		
Amount owed on this property:	-	\$	\$
b)			
Amount owed on this property:	-	\$	\$
c)			
Amount owed on this property:	-	\$	\$
d)			
Amount owed on this property:	-	\$	\$

List the amount of net value of each item you propose for Party A.

List the amount of net value of each item you propose for Party B.

Column 3:

Column 4:

1. Personal Property Description	2. Fair Market Value	3. Proposed for	4. Proposed for
(e.g. stocks, bonds, life insurance, etc.)	(Less Encumbrances)	Party A	Party B
a)	\$		
Amount owed on this property:	-	\$	\$
b)	\$		
Amount owed on this property:	-	\$	\$
с)	\$		
Amount owed on this property:	-	\$	\$
d)	\$		1
Amount owed on this property:	-	\$	\$

1.	Pensions including Survivor Benefits, IRAs, Roth IRAs	2. Fair Market Value (Less Encumbrances)	3. Proposed for Party A	4. Proposed for Party B
a)		\$		-
	Amount owed on this property:	-	\$	\$
b)		\$		
	Amount owed on this property:	-	\$	\$
c)		\$		
	Amount owed on this property:	-	\$	\$

	1. Vehicle(s)	2. Fair Market Value (Less Encumbrances)	3. Proposed for Party A	4. Proposed for Party B
a)		\$		
	Amount owed on this property:	-	\$	\$
b)		\$		
	Amount owed on this property:	-	\$	\$
c)		\$		
	Amount owed on this property:	-	\$	\$
	1. Boat(s)	2. Fair Market Value (Less Encumbrances)	Proposed for Party A	4. Proposed for Party B
a)		\$		
	Amount owed on this property:	-	\$	\$
b)				
	Amount owed on this property:	-	\$	\$

				Case No	
			believe that the value of the velry etc.) in the possession o		
Par	ty A has t	angible personal prope	erty in his/her possession valu	ued at approxir	nately
\$					
Part \$		angible personal prope	rty in her/his possession value	ed at approxim	nately
		e to divide the tangible nost important and 4 b	personal property is: ( <b>List yo</b> eing the least):	our order of p	reference, 1 – 4
			keep the tangible personal exception of the following item		
		An equalization paymeach of us gets the sa	nent/credit should be made ba ame value.	ased upon the	above values sc
			st of all the tangible personal il all the property is divided.	property and a	alternately select
	<u> </u>		ake two (2) lists of tangible pone be awarded all property o		
		Other:			
Deb	ts: The c	community debts shoul	d be divided as follows (comp	olete in detail):	
	All of the o	debt should be paid	% by Party A and	% by	Party B; or
	Each of us	s should pay the follow	ing debts and amounts:		
	To Be Party A	Amount To Be Paid By Party B	Creditor		Total Amount

Amount To Be Paid By Party A	Amount To Be Paid By Party B	Creditor	Total Amount
\$	Φ		¢
	Φ		Ф
\$	\$		\$
\$	\$		\$
\$	\$		\$
\$	\$		\$

	orney's Fees: If the case is settled today, I request the Court to order (choose one):
	Each of us is to pay his/her own attorney's fees and costs.
	My spouse should pay \$ of my attorney's fees and costs within days
	I should pay \$ to my spouse for attorney's fees and costs within day
<u>Naı</u>	me Change: I want to be restored to my former name of (List full name you want restored
-	
Oth cas	ner Issues: Briefly state the other issues that you believe must be resolved to fully settle te:
-	
-	
-	
-	
_	
par pos viol and abo	tlement: I understand that I am required to personally meet and confer with the opposity and their counsel at least five court days before my court date to resolve as many issues sible unless there is a current court order prohibiting contact or a significant history of dome ence between us. I verify that the above statements are true based on my best informated belief, and I am willing to settle and resolve this case based upon my positions as provide ove. I will be prepared to show documentation to support my positions at the time of the ference or hearing.

Case No.

se No.						

# This page must be completed and attached to the LAST page of your Document

	I filed the ORIGINAL of the attached document(s) with the Clerk of Superior Court in Maricopa County on:					
	,	,	Month	Date	Year	
	I mailed/delivered a COPY of the attache Judge (or Commissioner):			ed document(s) to the Judicial Officer assigned to my case, , on		
				(Judicial Officer a	assigned to your case)	
	Month	Date	Year			
	I mailed/delivered a COPY of the attache State of Arizona) on this date (if applicable				he Office of the Attorney General	al (The
	Month	Date	Year		Address	
	I mailed/delivered a COPY of the attached document on:				e Opposing Party and/or his/her A	attorney
	Month	Date	Year			
	Name of Other Side			Name of Other Side's Lawyer		
	Address				Lawyer's Address	
	City, State, Zip	ρ			City, State, Zip	
(You must mail a copy of all documents to the other side and his/her lawyer)						
By s	igning below,	I state to the Co	ourt, under pen- correct to the b	alty of law, that the est of my knowledo	information stated on these page ge and belief.	es is true and
					s shown above. I understand that my case will not read the attached	
Your	signature					