LEGAL SEPARATION WITHOUT MINOR CHILDREN



To File for Legal Separation

Part 1: Petition and First Court Papers

(Forms and Instructions)



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To file for legal separation without minor children

Part 1: Petition and First Court Papers

This packet contains court forms and instructions to file to file for legal separation without minor children. Items in **bold** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

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The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

PETITION AND PAPERS FOR LEGAL SEPARATION WITHOUT MINOR CHILDREN

CHECKLIST

You may use the forms and instructions in this packet if:

- ✓ You want to file for legal separation because:
 - ✓ You and your spouse desire to live separate and apart, or
 - ✓ Your marriage is irretrievably broken (can't be fixed) but you are not ready to file for divorce;

(Note: You do not have to file for legal separation before filing for divorce); AND

- ✓ You do **not** have a "covenant" marriage, or since you were married you have **not** agreed to change your marriage to a "covenant" marriage (These papers will **not** work for a covenant marriage);* **AND**
- ✓ You and your spouse do not have minor children with each other, (There are separate forms and instructions for legal separation with children); AND
- ✓ You or your spouse either live in Arizona or are a member of the armed services and stationed in Arizona; AND
- ✓ You or your spouse have tried to make your marriage work, or have tried to resolve the issues related to the legal separation through Conciliation Court, or there is no point in trying to because the marriage is over and conciliation will not help.

Warning: If the other party does not want a Legal Separation, the Court may change the Petition for Legal Separation into a Petition for Divorce if you and/or your spouse have lived in Arizona for the last 90 days prior to filing the Petition for Legal Separation.

*What is a "Covenant Marriage"? To have a covenant marriage, both husband and wife would

have had to:

- 1. sign papers (essentially a contract) requesting a covenant marriage;
- 2. attend pre-marital counseling; AND
- 3. your marriage license would say "Covenant Marriage."

If you were married *before* August 21, 1998 and have not signed papers to *convert* your marriage to a covenant marriage, you do *not* have a covenant marriage.

See A.R.S. § 25-904 for requirements for legal separation for a covenant marriage. If you still have questions about whether you have a covenant marriage, see a lawyer for help.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

Instructions: How to fill out forms for legal separation without minor children

Most court forms can be filed electronically (eFile), and some forms in this packet may be auto generated by the eFiling system. If you will be eFiling your forms, you will not need to complete all forms in this packet. For more information about eFiling and which forms will be auto generated by the eFiling system, read the eFiling instructions first: https://superiorcourt.maricopa.gov/media/7446/dref13i.pdf.

Important information about Legal Separation:

- If your spouse does not want a Legal Separation, the Court will not order a legal separation. However, the Court can change the Petition for Legal Separation into a Petition for Dissolution of Marriage (divorce), if you and/or your spouse have lived in Arizona for the last 90 days prior to filing the Petition for Legal Separation and your spouse wants a divorce and not a legal separation.
- Residency requirements. You OR your spouse must have lived in Arizona or been stationed in Arizona while in the Armed Forces, before the day you filed the Petition for Legal Separation. If it is not true, you cannot file for legal separation.
- Desire to live separate and apart. Your marriage must be irretrievably broken (over) or you and/or your spouse must desire to live separate and apart. If this is not a true statement, you cannot file for Legal Separation

Domestic Violence:

- Domestic violence can be part of any marriage. Domestic violence includes physical violence directed against you or your children, such as hitting, slapping, pushing, or kicking. Domestic violence includes threats of physical violence against you and your children, or verbal abuse used to control you.
- Court documents request your address and phone number. If you are a victim of domestic violence, and you do not want your address to be known, to protect yourself or your children from further violence, and the other party does not know where you live, you must file a "Request for Protected Address" and ask that your address not be disclosed on court papers. With that Request, you do not need to put your address and phone number on your court papers. Instead, write "protected" in the space where the Court asks you for this information. You must tell the Clerk of Superior Court your address and phone number as soon as possible so that the Court can get in contact with you.

Information About Property and Debt:

- Community property is generally any property you and your spouse purchased during your marriage or paid for during the marriage, no matter who uses the property or who paid the money. Unless property was a gift or inheritance, all property gotten (acquired) during the marriage is community property, and both you and your spouse are entitled to roughly an equal share of this property.
- Community debts or bills are generally any debt you and your spouse acquired during your marriage, no matter who spent the money.
- If you have questions, or have a lot of community property or debt, you should speak with an attorney before filing your Petition and other papers.
- You should also know that the Judge will order that the community property rights and liabilities acquired by marriage end as to all property, income, debts, liabilities received or incurred after the entry of a decree of legal separation, unless both parties agree to the contrary
- Types of property:
 - a) Real Property (property or home). Most property has a legal description such as "LOT 77, Pine Tree Acres, according to Book 111 of Maps," which appears on your deed papers. You should use this description in the Petition along with the complete address of the property. A cemetery plot is considered real property.
 - b) Household furniture. This includes sofas, beds, tables, and so forth.
 - c) Household furnishings. This includes things in the house other than furniture, for example: dishes, small appliances, rugs, and so forth.
 - d) Pension/retirement fund/profit sharing/stock plans/401K. You and your spouse each generally have a right to a one-half interest in the other spouse's plan, for the number of years you were married. The longer the marriage, the greater your financial interest in your spouse's plan. (Your interest, usually, includes up to 50 percent of the benefits/plan if you have been married the whole time the plan has existed.) If you or your spouse have one of these plans, you must see an attorney about a document called a Qualified Domestic Relations Order or QDRO. A QDRO is a very specialized legal document that requires professional assistance to prepare. The Law Library Resource Center and the Court do not have Qualified Domestic Relations Order forms.

Information About Spousal Maintenance/Support

- A term used to describe money paid from one spouse to the other spouse as part of a divorce, annulment, or legal separation. You may know the term as "alimony".
- Spousal maintenance/support is designed as a safety net for a spouse who cannot provide for his or her needs or who meets other requirements listed on the Petition under paragraph 7. The idea behind spousal maintenance/support is that accomplishments during your marriage, including increases in earning potential and living standards, are shared and earned by BOTH parties to a marriage.

General instructions for filling out the forms in this packet

- Print or type in black ink.
- Fill in your name in the space that says, "Name of Petitioner / Party A." Remember, you will be Party A through the whole case. (This includes any emergency petitions, temporary petitions, and divorce petitions.) In the space that says, "Name of Respondent/Party B," fill in the name of your spouse. Your spouse will be Party B for the rest of this case. (This includes any emergency petitions, temporary petitions, and divorce petitions.)
- Leave the Case Number blank. When you file your papers, you will receive a case number.
- Wait to sign the Petition until you are in front of a notary or deputy Clerk of Superior Court.

Next Step: After you fill out all of the forms in this packet, read the form called Procedures: How to file papers for Legal Separation without Minor Children.

How to complete a Spousal Maintenance Worksheet (Applies only to cases in which the original petition for dissolution or legal separation was filed on or after September 24, 2022)

In a dissolution of marriage (divorce) or legal separation, one party may request that the court order the other party to pay "spousal maintenance." This is financial support paid by one party to the other party. The court considers certain statutory factors to decide whether a party is eligible for spousal maintenance. In these cases, either party may request that the other pay spousal maintenance.

Spousal Maintenance Guidelines:

For a case filed on or after September 24, 2022, if a person is eligible for spousal maintenance, then the court uses the Arizona Spousal Maintenance Guidelines to determine the <u>amount</u> and <u>duration</u> of the award for spousal maintenance.

The Guidelines can be found here:

https://www.azcourts.gov/familylaw/Child-Support-Family-Law-Information/Spousal-Maintenance-Guidelines.

Spousal Maintenance Calculator:

In any dissolution of marriage or legal separation case that was originally filed on or after September 24, 2022, when a party requests spousal maintenance, or requests to change a past spousal maintenance court order, a completed Spousal Maintenance Worksheet *must* be included under the following situations.

- When filing an Application for Entry of a Default Decree and the party seeking default proceeds by motion without a hearing (Rule 44.1, ARFLP)
- When the parties agree to spousal maintenance and are submitting either a Summary Consent Decree or Consent Decree for Court approval (Rules 45 and 45.1, ARFLP).

The worksheet is created using the FREE online Spousal Maintenance Calculator. Access to the internet is required. The online Spousal Maintenance Calculator can be found here: https://www.superiorcourt.maricopa.gov/app/selfsuffcalc/.

If you do not have access to the internet and/or a printer, you may use the computers at any Law Library Resource Center location. There is a small, per-page charge for printing.

Next Steps:

After completing the Spousal Maintenance Calculator, print out the Spousal Maintenance Worksheet in order to file it with your other paperwork.

When you have completed all necessary forms, go to the "Procedures" page and follow the steps.

Procedures: How to file papers for legal separation without minor children with the court

Step 1: Fill out all forms in the packet the forms.

If you will eFile your forms, you may not need as many paper copies. You will need a paper set of the filed forms to serve on the other party, one for Division of Child Support Services if they are involved in your case, and one for the judge (when required). You will also need to print out the forms auto generated by the eFile system to serve. For more information about how to eFile your papers, read the eFiling instructions: https://superiorcourt.maricopa.gov/media/7446/dref13i.pdf.

Step 2: Make 2 copies of the following documents after you have filled them out:

- Summons
- Preliminary Injunction
- Petition for Legal Separation Without Minor Children
- Notice Regarding Creditors

Step 3: Separate your documents into three (3) sets:

Set 1 - originals:	Set 2 - copies for spouse:	Set 3 - your copies:
Family Department /	• Summons	• Summons
Sensitive Data Coversheet	Preliminary Injunction	Preliminary Injunction
• Summons	Petition for Legal Separation	Petition for Legal Separation
Preliminary Injunction	Without Minor Children	Without Minor Children
Petition for Legal Separation	Notice Regarding Creditors	Notice Regarding Creditors
Without Minor Children		
Notice Regarding Creditors		

Step 4: File the papers at the Court:

The court is open from 8 a.m.-5 p.m., Monday - Friday. You should go to the Court at least two hours before it closes. You may file your court papers at the following Superior Court locations:

Clerk of Superior Court
Central Court Building
201 West Jefferson, 1st floor
Phoenix, Arizona 85003

Clerk of Superior Court
Southeast Court Facility
222 East Javelina Avenue, 1st floor
Mesa, Arizona 85210

Clerk of Superior Court

Northeast Court Facility

18380 North 40th Street

Phoenix, Arizona 85032

Clerk of Superior Court

Northwest Court Facility

14264 West Tierra Buena Lane

Surprise, Arizona 85374

Go to the Clerk of Superior Court filing counter.

Fees: A list of current fees is available from the Law Library Resource Center and from the Clerk of Superior Court's website.

If you cannot afford the filing fee and/or the fee for having the papers served by the Sheriff or by publication, you may request a deferral (payment plan) when you file your papers with the Clerk of Superior Court. Fee Deferral Applications are available at no charge from the Law Library Resource Center.

Hand all three (3) sets of your court papers to the Clerk along with correct filing fee.

Make sure you get back the following from the Clerk:

- Your set of copies
- Your spouse's set of copies
- Step 5: Serve papers on your spouse: Read the packet called Service of Court Papers that applies to your situation at the Law Library Resource Center to find out how to serve the other party.

Person Filing:			
Address (if not protected):			
City, State, Zip Code:			
Telephone:			
Email Address:			
ATLAS Number:			
_awyer's Bar Number:		FOR	CLERK'S USE ONLY
Representing Self, without a Lawye	r or Attorney for Petitioner	OR Responde	nt
	RIOR COURT OF ARI	_	
	Case No.		
Petitioner / Party A	Case No.		
·	ATLAS No.		
Respondent / Party B	COVERS	PARTMENT SEI HEET WITHOUT ONFIDENTIAL REC	CHILDREN
Fill out. File with Clerk of Superior and should be omitted from other			
A. Personal Information:	Petitioner / Party A	Respond	lent / Party B
Name		<u></u>	
Gender	Male or Female	Male or	Female
Date of Birth (Month/Day/Year)			
Social Security Number			
<u> </u>			
	OT INCLUDE MAILING ADDRES EQUESTING ADDRESS PROTE		RM
Mailing Address			
City, State, Zip Code			
Contact Phone			
Receive texts from Court to contact phone number above?	Yes No texts	Yes	No texts
Email Address			
Current Employer Name			
• •			
Employer Address			
Employer Address Employer City State Zin Code			
Employer City, State, Zip Code			
Employer City, State, Zip Code Employer Telephone Number			
Employer City, State, Zip Code			
Employer City, State, Zip Code Employer Telephone Number Employer Fax Number	rk only one category. (*) Mark this	box only if no othe	r case type applies
Employer City, State, Zip Code Employer Telephone Number Employer Fax Number	rk only one category. (*) Mark this Annulment	box only if no othe	r case type applies
Employer City, State, Zip Code Employer Telephone Number Employer Fax Number B. Type of Case being filed - Ma	_		r case type applies

DO NOT COPY THIS DOCUMENT. DO NOT SERVE THIS DOCUMENT TO THE OTHER PARTY.

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	
ATLAS Number:	
Lawyer's Bar Number:	
	DURT OF ARIZONA
	Case No.:
Name of Petitioner / Party A	
	SUMMONS
And	Solitions
Name of Respondent / Party B	
	the court that affects your rights. Read this carefully. nd it, contact a lawyer for help.
FROM THE STATE OF ARIZONA TO:	Name of Opposing Party

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons."
- 2. If you do not want a judgment or order entered against you without your input, you must file a written "Answer" or a "Response" with the court, and pay the filing fee. Also, the other party may be granted their request by the Court if you do not file an "Answer" or "Response", or show up in court. To file your "Answer" or "Response" take, or send, it to the:
 - Office of the Clerk of Superior Court, 201 West Jefferson Street, Phoenix, Arizona 85003-2205 OR
 - Office of the Clerk of Superior Court, 18380 North 40th Street, Phoenix, Arizona 85032 OR
 - Office of the Clerk of Superior Court, 222 East Javelina Avenue, Mesa, Arizona 85210-6201 OR
 - Office of the Clerk of Superior Court, 14264 West Tierra Buena Lane, Surprise, Arizona 85374.

After filing, mail a copy of your "Response" or "Answer" to the other party at their current address.

- 3. If this "Summons" and the other court papers were served on you by a registered process server or the Sheriff within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date you were served, not counting the day you were served. If you were served by "Acceptance of Service" within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date that the "Acceptance of Service was filed with the Clerk of Superior Court. If this "Summons" and the other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. If you were served by "Acceptance of Service" outside the State of Arizona, your "Response" or "Answer" must be filed within THIRTY (30) CALENDAR DAYS from the date that the "Acceptance of Service was filed with the Clerk of Superior Court. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
- 4. You can get a copy of the court papers filed in this case from the Petitioner at the address listed at the top of the preceding page, or from the Clerk of Superior Court's Customer Service Center at:
 - 601 West Jackson, Phoenix, Arizona 85003
 - 18380 North 40th Street, Phoenix, Arizona 85032
 - 222 East Javelina Avenue, Mesa, Arizona 85210
 - 14264 West Tierra Buena Lane, Surprise, Arizona 85374.
- 5. If this is an action for dissolution (divorce), legal separation or annulment, either or both spouses may file a *Petition for Conciliation* for the purpose of determining whether there is any mutual interest in preserving the marriage or for Mediation to attempt to settle disputes concerning legal decision-making (legal custody) and parenting time issues regarding minor children.
- 6. Requests for reasonable accommodation for persons with disabilities must be made to the division assigned to the case by the party needing accommodation or his/her counsel at least three (3) judicial days in advance of a scheduled proceeding.
- 7. Requests for an interpreter for persons with limited English proficiency must be made to the division assigned to the case by the party needing the interpreter and/or translator or his/her counsel at least ten (10) judicial days in advance of a scheduled court proceeding.

SIGNED AND SEALED this date	
	CLERK OF SUPERIOR COURT
By	Clerk of Superior Court

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		For Clerk's Use Only
Telephone:		
Email Address:		
ATLAS Number:		
Lawyer's Bar Number:		
Representing Self, without a Lav	wyer OR Attorney for Petitioner OR	Respondent
	RIOR COURT OF ARIZONA IN MARICOPA COUNTY	
	Case Number:	
Name of Petitioner/Party A AND	PRELIMINARY INJUNCTION	N
Name of Respondent/Party B		

Warning: This is an official Order from the court. It affects your rights. Read this Order immediately and carefully. If you do not understand it, contact a lawyer for help.

Your spouse has filed a Petition for Dissolution (Divorce) or Petition for Annulment or Petition for Legal Separation with the court. This Order is made at the direction of the Presiding Judge of the Superior Court of Arizona in Maricopa County. This Order has the same force and effect as any order signed by the judge. You and your spouse must obey this Order. This Order may be enforced by any remedy available under the law, including an Order of Contempt of Court. To help you understand this Order, we have provided this explanation. Read the explanation and then read the statute itself. If you have any questions, you should contact a lawyer for help.

EXPLANATION: (What does this Order mean to you?)

- 1. ACTIONS FORBIDDEN BY THIS ORDER: From the time the Petition for Dissolution (Divorce) or Petition for Annulment or Petition for Legal Separation is filed with the court, until the judge signs the Decree, or until further order of the court, both the Petitioner and the Respondent shall not do any of the following things:
 - ✓ You may not hide earnings or community property from your spouse, AND
 - ✓ You may not take out a loan on the community property, AND

~ 1.1		
Case No.		
Case 110.		

- You may not sell the community property or give it away to someone, UNLESS you have the written permission of your spouse or written permission from the court. The law allows for situations in which you may need to transfer joint or community property as part of the everyday running of a business, or if the sale of community property is necessary to meet necessities of life, such as food, shelter, or clothing, or court fees and attorney fees associated with this action. If this applies to you, you should see a lawyer for help, AND
- ✓ Do not harass or bother your spouse or the children, AND
- ✓ Do not physically abuse or threaten your spouse or the children, AND
- ✓ Do not take the minor children, common to your marriage, out of the State of Arizona for any reasons, without a written agreement between you and your spouse or a Court Order, before you take the minor children out of the State.
- Do not remove, or cause to be removed, the other party or the minor children of the parties from any existing insurance coverage, including medical, hospital, dental, automobile and disability insurance. Both parties shall maintain all insurance coverage in full force and effect.

STATUTORY REQUIREMENTS: Arizona Law, A.R.S. § 25-315(A) provides:

- 1(a). RESTRICTIONS ON PROPERTY OF THE MARRIAGE: That both parties are enjoined from transferring, encumbering, concealing, selling, or otherwise disposing of any of the joint, common or community property of the parties, except if related to the usual course of business, the necessities of life, or court fees and reasonable attorney fees associated with an action filed under this article, without the written consent of the parties or the permission of the court.
- 1(b). REQUIREMENTS OF BEHAVIOR: That both parties are enjoined from molesting, harassing, disturbing the peace, or committing an assault or battery on, the person of the other party or any natural or adopted child of the parties.
- 1(c). RESTRICTIONS ABOUT YOUR MINOR CHILDREN: That both parties are enjoined from removing any natural or adopted minor child(ren) of the parties, then residing in Arizona, from this state without the prior written consent of the parties or the permission of the court.
- 1(d). RESTRICTIONS ABOUT INSURANCE: That both parties are enjoined from removing, or causing to be removed, the other party or the minor children of the parties from any existing insurance coverage, including medical, hospital, dental, automobile and disability insurance. Both parties shall maintain all insurance coverage in full force and effect.
- 2. EFFECTIVE DATE OF THIS ORDER: This Order is effective against the person who filed for divorce, annulment, or legal separation (the Petitioner) when the Petition was filed with the court. It is effective against the other party (the Respondent) when it is served on the other party, or on actual notice of the Order, whichever is sooner. This Court Order is effective until a final Decree of Dissolution, Legal Separation, or Annulment is filed or the action is dismissed.

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Case No.		
Case 110.		

- 3. ORDER TO PETITIONER: You must serve a copy of this Order upon the Respondent, along with a copy of the Petition for Dissolution, Annulment or Legal Separation, the Summons, and other required court papers.
- 4. WARNING: This is an official Court Order. If you disobey this Order, the court may find you in contempt of court. You may also be arrested and prosecuted for the crime of interfering with judicial proceedings and any other crime you may have committed by disobeying this Order.
- 5. LAW ENFORCEMENT: You or your spouse may file a certified copy of this Order with your local law enforcement agency. You may obtain a certified copy from the Clerk of Superior Court that issues this Order. If any changes are made to this Order and you have filed a certified copy of this Order with your local law enforcement agency, you must notify them of the changes. If you are the person that brought this action, you must also file evidence with the law enforcement agency that this Order was served on your spouse.
- 6. DESCRIPTION OF THE PARTIES:

Petitioner:		
Name:	Gender: Male	Female
Height:	Weight:	
Driver's License (last 4 nos.)		
Date of Birth:		
Respondent:		
Name:	Gender: Male	Female
Height:	Weight:	
Driver's License (last 4 nos.)		
Date of Birth:		
GIVEN UNDER MY HAND AND THE SEAL OF THE	E COURT this	day of
CLERK OF SUPERIO	OR COURT	
Ву:		
Deputy Clerk		

Perso	on Filing:			
Addr	ress (if not protected):			
City,	State, Zip Code:			
Telep	phone:			
Emai	il Address:			
ATL	AS Number:			For Clerk's Use Only
Lawy	yer's Bar Number:			
Repr	esenting Self, without a Lawye	er OR Attorney for [Petition	ner OR Respondent
		RIOR COURT OF AR N MARICOPA COUN		
		Case Number:		
Nam	e of Petitioner/Party A	PETITION FO WITHOUT M		L SEPARATION HILDREN
Nam	e of Respondent/Party B			
STA	TEMENTS MADE TO THE COU	RT, UNDER OATH:		
GEN	ERAL INFORMATION:			
1.	INFORMATION ABOUT ME,			
	Name:			
	Address:			
	Date of Birth:			
	Job Title:			
	I have lived in Arizona for			
2.	INFORMATION ABOUT, MY	SPOUSE		
	Name:			
	Address:			
	Date of Birth:			
	Job Title:			
	My spouse has lived in Arizona			

	Case No
3.	INFORMATION ABOUT MY MARRIAGE:
	Date of Marriage:
	City and state, or country where we were married:
4.	VENUE: (Check here if the following statement is true):
	This is the proper court to bring this lawsuit under Arizona law because it is the county of residence of either party or of the minor children.
5.	RESIDENCY REQUIREMENT: When I file this document with the Court, either I or my spouse live, or are stationed while a member of the Armed Forces, in Arizona.
	(WARNING: If this statement is not true, you cannot file for legal separation until it becomes true.)
6.	DESIRE TO LIVE SEPARATE AND APART. My marriage is irretrievably broken (my marriage is over) or I and/or my spouse desire to live separate and apart. (This must be a true statement or you cannot file for a Petition for Legal Separation.)
7.	PREGNANCY. (Mark the box if it is true)
	Party A <u>IS NOT</u> pregnant, OR Party B <u>IS NOT</u> pregnant, OR
	Party A <u>IS</u> pregnant, OR Party B <u>IS</u> pregnant
	The baby is due on(date), (and check one box below):
	Party A and Party B ARE the parents of the child, OR
	Party A or Party B IS NOT pregnant, OR
8.	SPOUSAL MAINTENANCE/SUPPORT (ALIMONY). (Check the boxes that apply to you):
	Neither party is entitled to Spousal Maintenance/Support (alimony), OR
	Party A OR Party B is entitled to Spousal Maintenance/Support because: (Check one or more of the box(es) below that apply. At least one reason must apply to get spousal maintenance/support.)
	Party A, OR Party B
	Lacks sufficient property, including property apportioned to the spouse, to provide for that spouse's reasonable needs.
	Lacks earning ability in the labor market that is adequate to be self-sufficient.
	Is the parent of a child whose age or condition is such that the parent should not be required to seek employment outside the home.

		Has made a significant fir training, vocational skills, or has significantly reduce for the benefit of the other	career, or earning that spouse's in	ng ability o	of the other spouse
		Had a marriage of long dupossibility of gaining emp		-	
INFC	RMATION ABOU	T PROPERTY AND DEBTS	S:		
9.	(a) PROPERTY A	CQUIRED DURING THE N	MARRIAGE: (Cł	neck one bo	ox)
	My spouse	and I did not acquire commu	nity property dur	ing the ma	rriage, OR
	divide it as	and I acquired community follows: (List the property the Court who should get the	and the value of		_
chec exan chec	k the box, and desc aple, under househo	specific. You must describe cribe the property that should light furnishing you could say hether it should go to you of and Party B box.	d go to your spo y, blue and white	ouse, and ouse living ro	check the box. For om sofa, and then
DESC	CRIPTION OF PRO	PERTY/VALUE OF PROPI	ERTY: (Party A)	(Party B)	Value
	Real estate at:				\$
	Legal Description:		_		
	Real estate at:		_		\$
	Legal Description:		_		
	Household furnitu	re and appliances:	– (Party A) (Party B)	Value
			_ 🗆		\$
			_ 🗆		\$
			_ 🗆		\$
					\$

Household furnishings:		(Party A) (Party B)	Value
				S
				S
				S
				S
				S
				S
				S
				S
Other items:		(Party A) (Party B)	Value
				S
				S
				S
				S
Pension/retirement fund/prof		401K:		
		(Party A) (Party B) V	Value
		(Party A	(Party B) V	
		(Party A		S
		(Party A		S
				S
Motor vehicles:			S (Party B)	8 8 Value
Motor vehicles: Make			S (Party B)	8 8 Value
Motor vehicles: Make Model	Year		S (Party B)	8 8 Value
Motor vehicles: Make Model VIN	Year		S (Party B)	8 8 Value
Motor vehicles: Make Model VIN Lien Holder	Year		S S S S S S S S S S	S S Value S
Motor vehicles: Make Model VIN Lien Holder Make	Year		S S S S S S S S S S	S S Value S
Motor vehicles: Make Model VIN Lien Holder	YearYear		S S S S S S S S S S	S S Value S

9.	(b)	PROPERTY ACQUIRED BEFORE MARRIAGE. (Check all boxes the	hat apply.)				
		I do not have any property that I brought into the marriage (separate property).					
		My spouse does not have any property that he or she brought into the marriage. (Separate property).					
		I have property that I brought into the marriage (Separate property). I want this property awarded to me as described below.					
		My spouse has property that he or she brought into the marriage. I want this property awarded to my spouse as described below.					
		Separate Property: (List the property and the value of the property, an to tell the Court who should get the property.)	d check the box				
DESC	CRIPTI	TION OF PROPERTY/VALUE OF PROPERTY: (Party A) (Party B) V	/alue				
			<u> </u>				
			b				
10.	(a)	DEBTS INCURRED DURING THE MARRIAGE: (check one box) My spouse and I did not incur any community debts during the marriage. We should divide the responsibility for the community debts incumarriage as follows:					
DESC	CRIPTI	TION OF DEBT/AMOUNT OF DEBT: (Party A) (Party B) A	Amount				
			\				
			\				
			\				
			·				
10.	(b)	SEPARATE DEBTS. (Check all boxes that apply.)					
		My spouse and I do not have any debts that were incurred prior to the marriage, OR					
		I have separate debt that I incurred prior to the marriage which should as described below:	be paid by me				

DES	CRIPT	ION O	F DEBT	(Party A	A) (Party B)	Amount of Debt:
						\$
						\$
						\$
						\$
11.	TAX	RETU	TRNS: (Check the box if it is what y	ou want).		
		After the Judge or Commissioner signs the Decree of Dissolution of Marriag (Divorce), we will, subject to IRS Rules and Regulations, pay federal and state taxe as follows: For the calendar year (the year that the Decree is signed) and all future calendar years, each party will, subject to IRS Rules and Regulations, file separate federal and state income tax returns. Each party will give the other party an necessary documentation to do so.				
	For previous years (the years we were married, not including the year the signed), (check one box)				ar the Decree was	
			The parties will file joint federal calendar years, both parties will pall additional income taxes if any in any refunds. OR	ay, and hold th	e other harr	nless from, 1/2 of
			The parties will file separate feder calendar years, each party will income taxes and/or incurred as a and each party will be awarded 16 filing of that party's tax return.	pay and hold to result of the f	the other ha	armless from any party's tax return
12.	WRITTEN AGREEMENT. CHECK ONLY IF TRUE:					
		of a	pouse and I have a written agreeme spouse, and division of property/deement.			
13.			TION REQUIREMENTS. The contract apply or have been met. (This	_		

go with this Petition.)

Petition for Legal Separation. If you do not understand this section, read the instructions that

			Case No.	
REQU	JESTS	TO THE COURT:		
A.	LEGAL SEPARATION: An order of legal separation.			
B.	SPOU	JSAL MAINTENANCE/SUPPOR	T (ALIMONY)	
		Not applicable. OR		
		through the Clerk of Superior Cou the statutory fee, beginning wit Commissioner signs the Legal S	port to be paid by Party A, urt in the amount of \$ Party A, the first day of the month after eparation and continuing until the is deceased, or for month	per month, and ter the Judge or person receiving
C.		MUNITY PROPERTY: Make a fa etition.	ir division of all community proper	rty as requested in
D.	COMMUNITY DEBTS: Order each party to pay community debts as requested in the Petition, and to pay any other community debts unknown to the other party. Order each party to pay and hold the other party harmless from debts incurred by him or her since the parties separation on (date):			
E.	SEPARATE PROPERTY AND DEBTS: Award each party his or her separate property and debt.			
F.	OTHI	ER ORDERS I AM REQUESTING	G (Explain request here):	
I swe	ar or af	TH OR BY AFFIRMATION Firm under penalty of perjury that by knowledge and belief.	the contents of this document are t	rue and correct to
Signa	fure		Date	
)F		
	ribed a		this:(date)	_ by
(Nota	rial Of	ficer's Stamp or Seal)	Notarial Officer	

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	For Clerk's Use Only
ATLAS Number:	
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR Attorney for Petitic	oner OR Respondent
SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY	
Case Number: Name of Petitioner/Party A	
· · · · · · · · · · · · · · · · · · ·	RDING CREDITORS
Name of Respondent/Party B	

Arizona law requires all actions for Divorce, Annulment, or Legal Separation to include this Notice and for the person filing for Divorce, Annulment, or Legal Separation to serve this Notice on the other party. (ARS § 25-318(H)).

You and your spouse are responsible for community debts. In your property settlement agreement or decree of dissolution, annulment, or legal separation, the court may assign responsibility for certain community debts to one spouse or the other. Please be aware that a court order that does this is binding on the spouses only and does not necessarily relieve either of you from your responsibility for these community debts. These debts are matters of contract between both of you and your creditors (such as banks, credit unions, credit card issuers, finance companies, utility companies, medical providers and retailers). Since your creditors are not parties to this court case, they are not bound by court orders or any agreements you and your spouse reach in this case. On request, the court may impose a lien against the separate property of a spouse to secure payment of debts that the court orders that spouse to pay.

Contact creditors: You may want to contact your creditors to discuss your debts as well as the possible effects of your court case on your debts. To assist you in identifying your creditors, you may obtain a copy of your spouse's credit report by making a written request to the court for an order requiring a credit reporting agency to release the report to you. Within thirty (30) days after receipt of a request from a spouse who is party to a divorce or legal separation, which includes the court and cause number of the action, creditors are required, by law, to

Case Number:	
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provide information as to the balance and account status of any debts for which you or your spouse may be liable to the creditor. You may wish to use the following form, or one that is similar, to contact your creditors:

Warning: If you do not understand this notice, you should contact an attorney for advice about your legal rights and obligations.

The following page contains a sample form you <u>may</u> choose to mail to creditors to get information about debts owed by you or your spouse. It is not a required form.

Do <u>not</u> file the <u>next</u> page with the court.

Case Nur	nber:	

REQUEST FOR ACCOUNT INFORMATION FROM CREDITORS

You <u>may</u> use this form to request information about debt owed by you or your spouse. If so, send to the creditor. DO <u>NOT</u> FILE THIS PAGE WITH THE COURT.

Date:	
Creditor's Name:	
Creditor's Address:	
Regarding:	Superior Court of Arizona in Maricopa County
	Case Name:
	Case Number:
	s after receipt of this notice, you are requested to provide the balance any debt identified by account number for which the requesting party
Information About De	btors/Spouses:
Your Name:	
Your Address:	
Your Phone Number:_	
Your Spouse's Addres	s:
Information About the	Account:
Account Number(s):	
If you have any question	ons or if I can be of further assistance, please feel free to contact me.
Sincerely,	
Your name:	
Vour signature	