SELF-REPRESENTED LITIGANT PETITION FOR DIVORCE UNDER ARTICLE 103 (with children)

This form is intended for litigants who:

✓ Have children and wish to ask the court for a divorce under Louisiana Civil Code Article 103.

Information you will Need:

- 1. The exact date and location (parish) where you were married.
- 2. The location (parish) where you and your spouse last lived together.
- 3. The exact date when you and your spouse began living in separate homes.
- 4. The exact current address of your spouse.
- 5. The names and dates of birth of all children born of the marriage.

These instructions are meant to guide you through the process of **asking** the court for a divorce. There are multiple types of divorce in Louisiana and these forms address Article 103 only.

This packet of forms is not legal advice and cannot take the place of the advice that a lawyer can give you. It is always best to speak with a lawyer before taking any legal action. When you represent yourself in court, you must follow all the proper procedures and the law. It is your responsibility to see your case through the whole process.

- 1. Be sure you have the correct form.
- 2. Read all instructions before you begin.
- 3. Fill in the blanks with 100% accurate information- any false statement made in court or written in a court document may constitute perjury.
- 4. Check all options that pertain to your situation.
- 5. If you have trouble reading, writing, or understanding what is in this motion, seek help at ______.

INSTRUCTIONS FOR FILING PETITION FOR ARTICLE 103 DIVORCE WITH CHILDREN

These instructions are meant to guide you through the process of asking the court for a divorce under Article 103 of the Louisiana Civil Code.

This packet of forms is not legal advice and cannot take the place of the advice that a lawyer can give you. It is always best to speak with a lawyer before taking any legal action. When you represent yourself in court, you must follow all the proper procedures and the law. It is your responsibility to see your case through the whole process.

YOU MUST MEET ALL OF THE FOLLOWING CONDITIONS TO USE THESE FORMS.

- You want to divorce your spouse with whom you have children (born or adopted).
- You must live separate and apart from your spouse for at least three hundred sixty five (365) days before filing for divorce.
- You or your spouse must have lived in Louisiana for at least six months and/or lived in Louisiana together when you decided to divorce.
- · You must not have entered into a covenant marriage.
- You nor your spouse are active members of the United States armed forces.

You will be filing your divorce In Proper Person, which means without any attorney representing you. As the person suing for divorce you will be called the **Petitioner** and your spouse will be called the **Defendant.** All the forms you need to file for a divorce are attached.

HOW TO COMPLETE THE FORMS

PLEASE PRINT ALL INFORMATION CLEARLY! Make sure all of the blanks are filled in on all pages.

- A. The first form is titled "PETITION FOR DIVORCE". The Petition for Divorce includes an area titled "VERIFICATION". You must sign this Verification in front of a Notary Public.
- B. Bring your original Petition for Divorce and Verification, along with one photocopy, to the Clerk of Court in the parish where you live. Go to the Civil Department and tell the clerk you do not have a lawyer, and that you want to file for divorce. Ask the clerk to stamp the date on the copy of the petition you brought to keep for yourself.
- C. In order to proceed, your spouse needs to be given a copy of the petition. You can deliver it yourself if your spouse signs the Acceptance of Service OR you can have the Sheriff deliver (or "serve") your spouse. If your spouse cannot or will not sign the Acceptance of Service document, you will need to ask the sheriff to serve him/her.

If you are going to have the Sheriff serve your spouse, let the Clerk's Office know that you need for your spouse to be <u>personally</u> served by a Sheriff's deputy. You need to give the clerk an address (home or work) where the sheriff can find your spouse to deliver the divorce papers. If the address is hard to find, give the clerk directions. You will need to check back with the Clerk's Office to see if your spouse has been served. You may have to pay for this service and the amount

varies by location.

D. If your spouse signed the Acceptance of Service, you should bring the signed form along with a MOTION FOR PRELIMINARY DEFAULT to the Clerk's Office.

If your spouse has been served by the sheriff, he/she is allowed fifteen (15) days from the date he/she was served to answer the suit. After 15 days, you will need to check with the Clerk's office to make sure your spouse has not filed an answer or other pleading. If your spouse has filed an answer or other pleading in opposition to the divorce, these forms are no longer applicable and you will need to come to Court.

If your spouse has NOT filed anything in response to the petition you filed, OR if your spouse has signed the Acceptance of Service, take the form titled MOTION FOR PRELIMINARY DEFAULT to the Clerk's office. Be sure to bring two (2) copies of the Motion for Preliminary Default along with the original. Ask the Clerk to give you a copy stamped with the date for you to keep, and to file the original. Ask to have the other copy of the Motion for Preliminary Default, which is marked with the date that the Judge signed it, sent to you.

E. You will receive a copy of the Preliminary Default in the mail. It should show the date the Preliminary Default was signed by the Judge. Now complete the form titled AFFIDAVIT OF FACTS. You must sign this form in the presence of a Notary Public. Bring the Affidavit of Facts and the JUDGMENT OF DIVORCE to the Clerk's office. Ask the Clerk to have a Judge sign them. Once the Judge has signed your JUDGMENT OF DIVORCE, the Clerk's office will send you a certified copy of it. You are divorced as of the date of the Judge's signature at the bottom of the Judgment of Divorce. Keep this certified copy for your records.

	JUDICIAL DISTRICT COURT
(Petitioner)	
VERSUS	DOCKET NUMBER:
	PARISH, LOUISIANA
(Defendant)	
FILED:	DEPUTY CLERK
******	*******
PETITION FOR DIVORCE UNDE	R CIVIL CODE ARTICLE 103
WITH MINOR	CHILDREN
	(print your name), a major domiciled in
(Parish where you	permanently reside) Parish with respect
represents:	
1.	
Made defendant is	, (print your spouse's name) a major
currently domiciled inPar	
(Parish/State where your spouse permanently res	udes).
2.	
	y of,, (date of marriage) in
Parish/Count, State of	(location of marriage). The
parties last lived together inPart	sh/County, State of
(where you last lived together as husband and with	fe).
3.	
Petitioner and defendant physically so	eparated on theday of
(month), (year), and have continued to live	e separate and apart with the intent to divorce
since that time.	

The parties did not contract a covenant marriage.

1	6. [NUMBER] children were born, adopted, or legitimated between the Petitioner and
	int during the course of their marriage.
[[NUMBER] of children are minors, namely:
Name	DOB
1	[NUMBER] children are of the full age of majority, namely:
Name	DOB
	7. Petitioner requests and is entitled to a divorce under the provisions of Louisiana Civil
	ticle 103(1), based on the parties having lived separate and apart for more than three
hundred	sixty five (365) days without reconciliation.
	8.
F	Petitioner believes it is in the best interest of the child(ren) that the custody order be set
as follow	vs: (please select one of the following)
P	etitioner requests that the parties be awarded joint custody, with
_	designated as domiciliary parent, and with custodial
ţ	periods awarded to as follows:
-	
_	

I time with the minor
to one of the
e following)
able visitation
sed visitation as
any visitation.
uring the marriage
uring the marriage.
g the marriage.
er of this court,
etitioner's right
y of acquets and
*
r since defendant will
ty and it is thus
nd without prior
fendant from
ring, any items of
or

	(Note: The wife must request or agree to
any name change.)	
11	·
(please select one	e of the following)
Petitioner does not have the ability to pre	e-pay the court costs or to pay the costs as they
accrue, and requests that Petitioner be a	llowed to file in forma pauperis under the Code
of Civil Procedure Articles 5185-5188. U	niform IFP form provided by the Clerk of Cour
should be included with the petition.	
Petitioner is able to pay and will pay the o	court costs in addition to any service charge and
tax.	
Petitioner requests that the Defendant be	e cast with all costs for said reasons:
D. W	agually in the court costs
Petitioner requests that Defendant share	equally in the count costs.
WHEREFORE, petitioner prays that after	· all legal delays and due proceedings, there be
judgment granting petitioner a divorce in accorda	ance with the provisions of Louisiana Civil Code
	ance with the provisions of Louisiana Civil Code
	Respectfully submitted
judgment granting petitioner a divorce in accorda	Respectfully submitted
	Respectfully submitted (SIGNATURE
	Respectfully submitted (SIGNATURE) (PRINTED FULL NAME)
	Respectfully submitted (SIGNATURE) (PRINTED FULL NAME)
	Respectfully submitted (SIGNATURE (PRINTED FULL NAME (STREET ADDRESS
	Respectfully submitted (SIGNATURE (PRINTED FULL NAME) (STREET ADDRESS

,

.

CLERK OF COURT:	
DEFENDANT TO ACCEPT SERVICE (AND SIGN "ACCEPTANCE OF SERVICE")	
OR	
PLEASE SERVE:	
(DEFENDANT'S FULL NAME)	
(STREET ADDRESS)	
(CITY/STATE/ZIP CODE)	
(TELEPHONE NUMBER)	

	JUDICIAL DISTRICT COURT
(Petitioner)	
VERSUS	DOCKET NUMBER:
	PARISH, LOUISIANA
(Defendant)	
FILED:	DEPUTY CLERK
************	***********
<u>'</u>	VERIFICATION
STATE OF LOUISIANA	
PARISH OF	
BEFORE ME, the undersign	ned Notary Public, personally came and appeared:
who, after being duly sworn, did de	epose and say that he/she is the petitioner in the
above entitled matter, and all of the	e allegations contained in the petition are true and
correct to the best of his/her knowle	edge, information and belief. Furthermore, that there
are no existing prior custody decrees	involving the mentioned child(ren) in this state or any
other state.	
	AFFIANT
SWORN TO AND SUBSCRIBED be	efore me, this day of, 20
_	NOTARY BURLIC

	JUDICIAL DIST	RICT COURT
(Petitioner)		
VERSUS	DOCKET NUMBER:	
	PA	RISH, LOUISIANA
(Defendant)		
FILED:	DEPUTY CLERK	
*****	******	*****
ACCEPTANCE O	F SERVICE AND WAIVER OF CITATION AND	ALL DELAYS
STATE OF		ARIZED]
PARISH OF	[PARISH WHERE SIGNED AND NO	[ARIZED]
	he undersigned notary public, personally came, (Defendant) who, after bein	
state that:		
Defendant acknowledge	ges receipt of a certified copy of the above-cap	tioned "PETITION
FOR DIVORCE UNDE	ER CIVIL CODE ARTICLE 103 WITH CHILDRE	N" entitled
	v(Pa	rty Names) , filed
(Filin	g Date) with the docket number(Cas	se Number) on the
docket of	Court for the Parish of	, State of
Louisiana.		
Defendant expr	ressly and formally acknowledges and accepts	service of a
certified copy of the pe	etition and waives the issuance of formal citatio	n and service of
process.		
Defendant furth	ner waives all legal delays allowed by law, partic	cularly those
delays allowed for ans	swering and/or excepting to the pleadings provi	ded in Louisiana

Defendant further waives notice of trial, and waives Defendant's appearance at trial of this matter.

Code of Civil Procedure Articles 928, 1001, and 1002.

Defendant acknowledges that by signing here Petitioner will be allowed to go

forward with this lawsuit in Defendant's absence, and Defendant understands that Petitioner intends to do so.

Defendant acknowledges that Defendant may be cast with some or all of the court costs in this proceeding.

	Respectfully	submitted,	
BY			
	(Signature)		
	IN PROPER	PERSON	
	Address		
	City	State	Zip
	Telephone N	umber	
SWORN TO AND SUBSCRIE	BED		
before me, on this day o	f,	20	
NOTARY PUBLIC, No.:			
Printed Name:			
My Commission Expires:			

							JUDI	CIAL DI	STRICT C	OURT
(Petiti	ioner)									
VERS	US						DOCKET NUMBER:			
								;	PARISH, L	OUISIANA
(Defe	ndant)									
FILED):						DEPUTY (CLERK_		·····
****	*****	***	* * *	****	****	****	******	****	*****	* * ** * * *
		MO	TIO	N AND	ORDER	FOR	PRELIMINA	RY DEF	AULT	
	ON MO	rion	OF	petition	ier,				, and on	
sugge	sting to t	his H	ono	rable Co	urt that	:				
	the Cl	erk	of	_ (mont	h), 20 Defer	_ (<i>date</i> ndant	in this matte the Petition was serve	<i>for Divo</i> ed on	rce was on	iginally filed _ day o
				, 20	. (date	your	spouse was	servea	i with a c	ору от т
Petitio	ori j.									
OR										
			-				ervice which			
						_ (moi	nth), 20 (date you	ı filed the ı	Acceptance
of Ser	vice doc	ımen	t).							
							ving been fil vil Procedure			moves fo
							Respectful	ly submi	itted,	
							PETITIONE	R, In Pro	per Person	
									(PRINTE	D FULL NAME
									(STRE	ET ADDRESS
							N		(CITY/STA	TE/ZIP CODE
									(TELEPHO	ONE NUMBER

CLERK'S CERTIFICATION

I hereby certify that a review of the recor	d reveals that no answer or other responsive	
pleadings have been filed in this cause.		
	Deputy Cle	rk
	Da	te
	54	•
	ORDER	
Considering the above Motion, I	T IS ORDERED that a Preliminary Default is	Э
entered in the above captioned cause.		
THUS DONE AND SIGNED this	day of, 20;	at
Louisiana.		
Louisiana.		
	DISTRICT JUDGE	

	JUDICIAL DISTRICT COURT
(Petitioner)	
VERSUS	DOCKET NUMBER:
	PARISH, LOUISIANA
(Defendant)	
FILED:	
******	AFFIDAVIT OF FACTS
STATE OF LOUISI	ANA
PARISH OF	
SEFORE ME, the ur	ndersigned notary public, personally came and appeared:
	Petitioner
. •	orn, did depose and state: ioner is a person of the full age of majority and who is domiciled in
1. That Petit 2. That he/s 3. That the	ioner is a person of the full age of majority and who is domiciled in Parish, Louisiana; he is the petitioner in the above entitled and numbered action;
1. That Petit 2. That he/s 3. That the	ioner is a person of the full age of majority and who is domiciled inParish, Louisiana; he is the petitioner in the above entitled and numbered action; dedefendant is a major currently domiciled in the Parish of, State of
1. That Petit 2. That he/s 3. That the 4. That petit 5. Of the m	ioner is a person of the full age of majority and who is domiciled inParish, Louisiana; he is the petitioner in the above entitled and numbered action; dedefendant is a major currently domiciled in the Parish of, State of ioner and defendant were married on (date);
1. That Petit 2. That he/s 3. That the 4. That petit 5. Of the m (a).	ioner is a person of the full age of majority and who is domiciled inParish, Louisiana; he is the petitioner in the above entitled and numbered action; de defendant is a major currently domiciled in the Parish of, State of ioner and defendant were married on (date); arriage, child(ren) were born of the marriage, namely:
1. That Petit 2. That he/s 3. That the 4. That petit 5. Of the m (a) (b)	ioner is a person of the full age of majority and who is domiciled inParish, Louisiana; he is the petitioner in the above entitled and numbered action; defendant is a major currently domiciled in the Parish of, State of ioner and defendant were married on (date); arriage, child(ren) were born of the marriage, namely:, d/o/b, who resides with (print name of party)
1. That Petit 2. That he/s 3. That the 4. That petit 5. Of the m (a) (b) (c)	ioner is a person of the full age of majority and who is domiciled inParish, Louisiana; he is the petitioner in the above entitled and numbered action; defendant is a major currently domiciled in the Parish of, State of ioner and defendant were married on (date); arriage, child(ren) were born of the marriage, namely:, d/o/b, who resides with (print name of party), d/o/b, who resides with (print name of party)

(day/month/year) and have remained living separate and apart without
reconciliation since that time;
6. That petitioner desires to obtain a divorce under Civil Code Article 103(1) on
the basis of the parties having lived separate and apart without reconciliation
for three hundred sixty five days or more;
7. That defendant is not a member of the Armed Forces or any of its allies;
8. That the parties have not contracted a covenant marriage;
9. That defendant was served on//(dd/mm/yyyy) by
(method of service);
10. That a preliminary default judgment was entered on//
(dd/mm/yyyy); and
11. That all factual allegations contained in the Petition for Divorce and this
affidavit are true to the best of petitioner's knowledge and beliefs.
(PETITIONER SIGNATURI
(PRINTED FULL NAMI
(STREET ADDRESS
(CITY/STATE/ZIP COD
(GITTGTATELLIK GODA
(TELEPHONE NUMBER
SWORN TO AND SUBSCRIBED before me, on thisday of
20
NOTABY BUBLIC

CLERK'S CERTIFICATION

I hereby certify that service was made on the defendant on// (date), a
judgment for preliminary default was entered on// (date), and that no
answer or opposition has been filed by the defendant as of// (date) at
:(am/pm).
Deputy Clerk
Date

	JUDICIAL DISTRICT COURT
(Petitioner)	
VERSUS	DOCKET NUMBER:
	PARISH, LOUISIANA
(Defendant)	
FILED:	DEPUTY CLERK
*******	*********
JI	UDGMENT OF DIVORCE
This matter was consider	red pursuant to the provisions of Louisiana Civil Code
Article 103(1) and Code of Civil	Procedure Article 1702(E). The Court having
considered the entire record of t	his matter and petitioner's affidavit of facts and the law
and evidence in favor thereof, re	enders as follows:
IT IS HEREBY ORDERE	ED ADJUDGED AND DECREED that the preliminary
default previously entered herein	n on the day of, 20, be now
confirmed.	
IT IS FURTHER ORDER	RED, ADJUDGED, AND DECREED that there be a
judgment in favor of petitioner _	, and against defendant
, decreeing	g a divorce between the parties on the basis of the
parties having lived separate an	d apart continuously and without reconciliation for a
period of three hundred and sixt	y five days or more as per Civil Code Article 103(1). It
should be further ordered, adju	udged and decreed that Petitioner/Defendant (circle
one) keep the maiden name/ma	rried name [circle one] of
JUDGMENT RENDERED AND	SIGNED, this day of, 20, at
, Louisiar	na.

DISTRICT JUDGE

JUDGEMENT SUBMITTED BY:
(SIGNATURE)
(PRINTED FULL NAME)
(STREET ADDRESS)
(CITY/STATE/ZIP CODE)
(TELEPHONE NUMBER)