

LYCOMING COUNTY DIVORCE UNDER 3301(D) (parties separated for over one year; no complaint filed) SELF-HELP KIT

REMEMBER

The law often changes. Each case is different. This self-help kit is meant to give you general information and not give you specific legal advice.

DIVORCE PROCEDURE

These forms are not designed for complicated divorce issues. To deal with these matters, you will need additional forms that are not included in this packet and you will need to hire a lawyer. Examples of a complicated divorce matter include a request to divide property, receive alimony, payment of lawyers' fees and expenses, or if your spouse is in the military. In addition, if you wish to proceed under the law which presumes consent to divorce by the perpetrator of a personal injury crime against you, you cannot use these forms. Instead, you may get forms by visiting the state website at: http://www.pacourts.us/learn/representing-yourself/divorce-proceedings

This self-help kit is designed to be used to file and obtain a divorce where the parties have already been separated for at least one year.

BE WARNED THAT IF YOU FAIL TO RAISE A CLAIM FOR ALIMONY, DIVISION OF PROPERTY, LAWYERS' FEES OR EXPENSES IN YOUR DIVORCE COMPLAINT, YOU WILL LOSE ALL RIGHT TO MAKE SUCH CLAIMS ONCE THE DIVORCE DECREE IS ENTERED.

STEP ONE: The Notice to Defend and Complaint with Verification, the Affidavit Under Section 3301(d) and Counter-Affidavit and the Affidavit of Non-Military Service

A divorce case is started with the filing of a "Complaint". There are two forms that make up the Complaint; a "Notice to Defend and Claim Rights" must be attached on top, and the Complaint for Divorce, which ends with a "Verification", must be attached on the bottom. The Complaint is filed in the Prothonotary's Office. You must pay a filing fee (unless you have been granted a fee waiver, and this request is to be filed with your Complaint). The caption at the top of the forms includes the County's name, your name, your spouse's name, and the docket number assigned to your case by the Prothonotary. This caption must be identical on all documents filed in your case, no matter which party is filing a document.

When proceeding under Section 3301(d), which allows for divorce following a period of separation of at least one year, you must also file an "Affidavit Under Section 3301(d)" which sets forth the date of separation. There are two forms that make up this document, the Affidavit Under Section 3301(d) and a Counter-Affidavit. The Counter-Affidavit is to be completed by your spouse, if they so choose. This affidavit must be served on the Defendant in the same manner as the Divorce Complaint. Therefore, if at the time you file the Complaint you and your spouse have been separated already for one year or more, it is recommended that the Affidavit Under Section 3301(d) be filed and served with the Complaint.

Unless your spouse is represented by an attorney, when you file the Affidavit Under Section 3301(d) you are also required to file an Affidavit of Non-Military Service, verifying that your spouse is not in the military service. Although a copy of this affidavit can be served on your spouse by regular mail, for convenience sake, you can include it with the other documents being served.

How to Complete Step 1

- 1. Complete all three pages of the Divorce Complaint following the detailed instructions on the next page.
- 2. Complete the first page of the Affidavit Under Section 3301(d) and the caption only of the Counter-Affidavit, following the detailed instructions preceding the form.
- 3. Complete the Affidavit of Non-Military Service following the detailed instructions preceding the form.
- 2. After you have filled out the Complaint and both Affidavits, make two copies of each form. (If you are also requesting to have the filing fee waived, fill out a Petition to Proceed Without Payment of Fees and Costs and make one copy of that form.)
- 3. File the Complaint and Affidavits (and the fee waiver petition, if you are using it). Take the originals and the copies to the Prothonotary's office. They will time-stamp the originals and the copies. They will keep the original Complaint and Affidavits in their file and return the copies to you. (If you have filed a Petition to Proceed Without Payment of Fees and Costs, they will send the original petition with proposed Order to the Judge and keep your copy in their office; you will get your copy back once the Judge signs the Order, showing whether the petition was granted or denied. If the Petition is denied, the Prothonotary will send you a letter telling you the fee that must be paid.)

INSTRUCTIONS FOR THE DIVORCE COMPLAINT

- 1. At the top of the "Notice to Defend and Claim Rights" page, write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant". That is all you write on this page.
- 2. At the top of the "Complaint for Divorce" page, write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant".
- 3. In Paragraph (1), write your name on the line above the word "name". Write your street address, city, county, state and zip code, on the lines where indicated. In the last blank in this paragraph, above the word "date", write the date you began living at the address listed.
- 4. In Paragraph (2), write your spouse's name on the line above the word "name". Write your spouse's street address, city, county, state and zip code, on the lines where indicated. In the last blank in this paragraph, above the word "date", write the date your spouse began living at the address listed.
- 5. In Paragraph (3), put a checkmark on the line in front of the word "Plaintiff" if you have lived in Pennsylvania for at least the six months immediately before you are filing this Complaint. Also put a checkmark on the line in front of the word "Defendant" if your spouse has lived in Pennsylvania for at least the six months immediately before you are filing this Complaint.
- 6. In Paragraph (4), write the date you and your spouse were married, on the line above the word "date". Then write the city, county and state where you got married, on the lines where indicated.
- 7. In Paragraph 5, you are telling the Court whether there have been any prior cases filed for divorce, whether here in Lycoming County or in another county, state or country. If there have been no other divorce cases filed anywhere, write "none" on the blank line. If there was another case or cases filed, write both the place (county and state or, if in another country, the country) and any docket number.
- 8. On the last page, write the date you are signing, then sign on the line above the words "Plaintiff's signature". Write your name, street address, city, state and zip code, and telephone number where indicated.

Plaintiff	: IN THE COURT OF COMMON PLEAS OF: LYCOMING COUNTY, PENNSYLVANIA
vs.	: : CIVIL ACTION - LAW : IN DIVORCE
, Defendant	: : NO.

NOTICE TO DEFEND AND CLAIM RIGHTS

You have been sued in Court. If you wish to defend against the clams set forth in the following pages, you must take prompt action. You are warned that if you fail to do so, the case may proceed without you and a decree of divorce or annulment may be entered against you by the Court. A judgment may also be entered against you for any other claim or relief requested in these papers by the Plaintiff. You may lose money or property or other rights important to you, including custody or visitation of your children.

When the ground for the divorce is indignities or irretrievable breakdown of the marriage, you may request marriage counseling. A list of marriage counselors is available in the Office of the Prothonotary at 48 West Third Street, Williamsport, Pennsylvania 17701.

IF YOU DO NOT FILE A CLAIM FOR ALIMONY, DIVISION OF PROPERTY, LAWYER'S FEES OR EXPENSES BEFORE A DIVORCE OR ANNULMENT IS GRANTED, YOU MAY LOSE THE RIGHT TO CLAIM ANY OF THEM.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

Pennsylvania Bar Association Lawyer Referral Service 100 South Street (P.O. Box 186) Harrisburg, PA 17108 (800) 692-7375

AMERICANS WITH DISABILITIES ACT OF 1990

The Court of Common Pleas of Lycoming County is required by law to comply with the Americans With Disabilities Act of 1990. For information about accessible facilities and reasonable accommodations available to disabled individuals having business before the Court, please contact the office of the Lycoming County Court Administrator, Lycoming County Courthouse, 48 West Third Street, Williamsport, PA 17701, Telephone No. (570) 327-2330. All arrangements must be made at least 72 hours prior to any hearing or business before the Court. You must attend the scheduled conference or hearing.

	:	IN THE COURT OF COMMON PLEAS OF
Plaintiff	:	LYCOMING COUNTY, PENNSYLVANIA
vs.	: : :	CIVIL ACTION - LAW IN DIVORCE
,	:	110
Defendant	:	NO.

COMPLAINT FOR DIVORCE UNDER SECTION 3301(C)(1) OR 3301(D) OF THE DIVORCE CODE

	1. Plaintiff is		, who currently resides at	
	(name)		, County	
	(street address)	(city)		
	, since		·	
(state)	(zip code)	(date)		
	2. Defendant is		, who currently resides at	
	(name)			
		,	, County	
	(street address)	(city)		
(-4-4-)	, since	(1-4-)	·	
(state)	(zip code)	(date)		
	3 Plaintiff and/or	Defendant has/have	han a hana fida rasidant(s) in the	
			been a bona nue resident(s) in the	
Comm			s to the filing of this Complaint.	
Comm	onwealth for at least six months	s immediately previous	s to the filing of this Complaint.	
Comm	onwealth for at least six months 4. Plaintiff and Defendant were	s immediately previous e married on	s to the filing of this Complaint. at (date)	
Comm	onwealth for at least six months 4. Plaintiff and Defendant were	s immediately previous e married on	s to the filing of this Complaint. at (date)	
Comm	onwealth for at least six months 4. Plaintiff and Defendant were	s immediately previous e married on	s to the filing of this Complaint.	
Comm	onwealth for at least six months 4. Plaintiff and Defendant were (city)	s immediately previous married on County county)	at (date) (state)	
Comm	onwealth for at least six months 4. Plaintiff and Defendant were (city)	county) tions of divorce or for	at (date) (state)	
Comm	onwealth for at least six months 4. Plaintiff and Defendant were (city) (city) (city) 6. There have been no prior act	county) tions of divorce or for	s to the filing of this Complaint. at (date) y, (state) annulment between the parties, excep	
	onwealth for at least six months 4. Plaintiff and Defendant were (city) (city) (city) 6. There have been no prior act	county) tions of divorce or for broken. at counseling is availa	s to the filing of this Complaint. at (date) y, (state) annulment between the parties, except	

8. Plaintiff requests that the Court enter a decree in divorce.

falsification to authorities.

Respectfully submitted,

Date:

Plaintiff's signature

Plaintiff's Name

Street address

City, state and zip code

Telephone number

I verify that the statements made in the Complaint are true and correct. I understand that false

statements herein are made subject to the penalties of 18 Pa.C.S. Section 4904, relating to unsworn

INSTRUCTIONS FOR AFFIDAVIT UNDER SECTION 3301(d)

First Page – Affidavit Under Section 3301(d):

- 1. At the top of the "Affidavit Under Section 3301(d)", write your name on the line above the word "Plaintiff" and the Defendant's name on the line above the word "Defendant". (Just as they appear on the Complaint.)
- 2. In Paragraph 1, write the date you and your spouse separated.
- 3. In Paragraph 2, put a check mark in the blank for the statement that applies to your situation.
- 4. Write the date at the bottom, next to the word "Date" and sign the form on the line above the words "Signature of Plaintiff".

Second Page – Blank Counter-Affidavit:

5. At the top of the "Counter-Affidavit", write your name on the line above the word "Plaintiff" and the Defendant's name on the line above the word "Defendant". (Just as they appear on the Complaint.) Do not write anything else on this page. If your spouse chooses to file this document, he or she will fill it out.

	Plaintiff	: IN THE COURT OF COMMON PLEAS OF: LYCOMING COUNTY, PENNSYLVANIA.
	VS.	: CIVIL ACTION - LAW : IN DIVORCE
	Defendant	: NO
		Γ UNDER SECTION 3301(d) THE DIVORCE CODE
1.	The parties to this action separat	ed on (date).
2.	have continued to live sep (b) The date of sep	paration was prior to December 5, 2016 and the parties arate and apart for a period of at least two years. December 5, 2016, and the live separate and apart for a period of at least one year
3.	The marriage is irretrievably bro	
4.	•	ts concerning alimony, division of property, lawyer's r important rights if I do not claim them before a
	•	in this Affidavit are true and correct. I understand abject to the penalties of 18 Pa.C.S. Section 4904, norities.
		Respectfully submitted,
Date:	:	C. CDI : 4:CC
		Signature of Plaintiff

Plaintiff vs.	IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA CIVIL ACTION - LAW IN DIVORCE
, Defendant	: NO
	FFIDAVIT UNDER SECTION OF THE DIVORCE CODE
(a) I do not oppose the entry of	a divorce decree.
(b) I oppose the entry of a divo	
Check any that apply:	
period: two years for pa	h have not lived separate and apart for the required separation arties who separated prior to December 5, 2016, and one year ed on or after December 5, 2016.
The marriage is not irret	trievably broken.
There are economic clai	ms pending.
2. Check (a), (b) or (c):	
` / 	aims for economic relief. I understand that I may lose property, lawyer's fees, costs and expenses, or other before a divorce is granted.
(b) I wish to claim economic rel lawyer's fees, costs and expenses, or o	ief, which may include alimony, division of property, other important rights.
CLAIMS IN WRITING AND SERVE THEM SET FORTH ON THE NOTICE OF INTENT DIVORCE DECREE OR ORDER APPROVI	CHECKING 2(b), I MUST ALSO FILE ALL OF MY ECONOMIC I ON THE OTHER PARTY. IF I FAIL TO DO SO BEFORE THE DATE TON TO FILE THE PRAECIPE TO TRANSMIT RECORD, THE NG GROUNDS FOR DIVORCE MAY BE ENTERED WITHOUT BE UNABLE THEREAFTER TO FILE ANY ECONOMIC CLAIMS.
(c) Economic claims have been	raised and are not resolved.
	er-affidavit are true and correct. I understand that false alties of 18 Pa.C.S. Section 4904, relating to unsworn
	Respectfully submitted,
Date:	Signature of Defendant

NOTICE: IF YOU DO NOT OPPOSE ENTRY OF A DIVORCE DECREE AND DO NOT WISH TO CLAIM ECONOMIC RELIEF, YOU SHOULD NOT FILE THIS COUNTER-AFFIDAVIT.

INSTRUCTIONS FOR AFFIDAVIT OF NON-MILITARY SERVICE

- 1. At the top of the "Affidavit of Non-Military Service", write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant". Write your case number on the blank line after "No.".
- 2. Write your name on the blank line after the word "I".
- 3. Write the date at the bottom, next to the word "Date" and sign the form on the line above the words "Plaintiff's signature".

Plaintiff vs. Defendant	: LY : : CI : IN	THE COURT OF COMMON PLEAS OF COMING COUNTY, PENNSYLVANIA VIL ACTION - LAW DIVORCE D
		MILITARY SERVICE Pa.R.C.P. 1920.46
and that the Defendant is not in the n the United States or its allies, or other	nilitary ser erwise with	_, say that I am the Plaintiff in the above- ne Defendant is over the age of eighteen years, vice or in any branch of the armed forces of ain the provisions of the Servicemember's filors' Civil Relief Act of Congress of 1940,
knowledge, information and belief.	I understan	Affidavit are true and correct to the best of my nd that false statements herein are made 904, relating to unsworn falsification to
Date:		Respectfully submitted,
		Plaintiff's signature

FEE WAIVER INTRODUCTION

Usually, fees must be paid in order to file court documents. However, if you believe you do not have enough money to pay these fees, you may ask to file documents without paying the fees.

This form is used to make the request to let you file your divorce complaint for free. You will need to tell the Judge about your financial situation so the Judge can decide whether or not you should pay the fees.

INSTRUCTIONS FOR FEE WAIVER PETITION

- 1. At the top of the first page, the "Order to Proceed Without Payment of Fees and Costs", write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant". That is all you write on this page.
- 2. At the top of the second page, "Petition to Proceed Without Payment of Fees and Costs", write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant".
- 3. Fill out the requested information in Paragraph 3.
- 4. At the bottom of the fourth page, print the date, then sign on the line next to the words "signature of Plaintiff" and print your name on the next line.
- 5. Make one copy of these three pages. You will take the original and copy to the Prothonotary's office when you file the Divorce Complaint.
- 6. Once the judge reviews your information, the judge will make a decision. You will receive a copy of the Judge's Order in the mail. If the Judge grants your petition, you will not have to pay the fees. If the Judge denies your petition, you will have to pay the fees before your divorce action proceeds. In that case, you will receive a letter from the Prothonotary telling you the amount to pay.

,	: IN THE COURT OF COMMON PLEAS OF
Plaintiff	: LYCOMING COUNTY, PENNSYLVANIA
VS.	: CIVIL ACTION – LAW : IN DIVORCE
, Defendant	: : NO.
	ROCEED WITHOUT OF FEES AND COSTS
AND NOW, this day or	f, 20, upon
consideration of the within Petition, it is her	reby ordered that the Plaintiff shall/shall not be
permitted to proceed in this matter without p	payment of fees and costs.
	BY THE COURT,
	J.

Plaintiff,	: IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA :
VS.	: CIVIL ACTION – LAW : IN DIVORCE
Defendant	: : NO.
PETITION TO PROCEED WITH	OUT PAYMENT OF FEES AND COSTS
I am a party in the above matter and because	se of my financial condition I am unable to pay the fees
and costs of prosecuting or defending the ac	ction or proceeding.
I am unable to obtain funds from anyone, in	ncluding my family and associates, to pay the costs of
litigation.	
I represent that the information below relati	ing to my ability to pay the fees and costs is true and
correct:	
(a) Name:	
Address:	
(b) Employment If you are presently employed, s	state
Employer:	
Salary or wages per month:	
Type of work:	
If you are presently unemployed	l, state
Date of last employment: _	
Salary or Wages per month:	
Type of work:	
(a) Other in some within the most	turaliza in antha
(c) Other income within the past	
Business or profession:	
Other self-employment:	
Interest:	
Dividends: Pension and annuities:	

1.

2.

3.

Social security benefits:	
Support payments:	
Disability payments:	
Unemployment compens	ation and supplemental benefits:
Workers' compensation:	
Public assistance:	
l) Other contributions to l	household support
Do you have a spouse? _	
Name of your spouse	:
If your spouse is emp	loyed, state
Employer:	
Address:	
Salary or wages per n	nonth:
Type of work:	
Contributions from child	ren:
Contributions from paren	ts:
Other contributions:	
) Property owned	
Checking account:	
Certificates of deposit: _	
Real estate (including hor	me):
Motor vehicle:	
Make	Year
Cost	Amount Owed: \$

Stocks and bonds:	
Other:	
(f) Debts and obligations	
Mortgage:	
Rent:	
Loans:	
Other:	
(g) Persons dependent upon you for support	
Spouse Name:	
Children	
List INITIALS of each child. Initials:	
List ages of children (no birthdates). Ages:	
Other persons who depend on you for support	
Name:	_
Relationship:	_
4. I understand that I have a continuing obligation to inform the	e Court of improvement in my
financial circumstances which would permit me to pay the costs incurre	d herein.
5. I verify that the statements made in this petition are true and	correct. Lunderstand that false
statements herein are made subject to the penalties of 18 Pa.C.S. §4904	
to authorities.	returning to unity offi fulcification
Date:	
Signature of Petitioner:	
Print Name Here:	

STEP TWO: Service of the Complaint and Affidavits

After filing the Notice to Defend and Complaint, the Affidavit Under Section 3301(d) and the Affidavit of Non-Military Service, these documents must be served on the other party within thirty (30) days of the date they are file-stamped. (If the other party does not live in Pennsylvania, the time requirement is extended to ninety (90) days.) Service must be made by either (1) acceptance of service, (2) regular and certified mail, or (3) personal service.

If service is not completed within 30 days (or 90 if the other party does not live in Pennsylvania), you must complete and file a Praecipe to Reinstate the Complaint. The date you file this praecipe re-starts the clock for service and you will have another 30 days to serve the other party (or 90 days if the other party does not live in Pennsylvania). If you again do not complete service within the new time period, you may file another praecipe to reinstate the Complaint. You may file this as many times as you need to, but if you continue to have problems completing service, it is recommended that you speak to an attorney. You may not proceed until proper service has been made.

How to Complete Step 2

- 1. Decide how you are going to serve the defendant and choose the correct form accordingly. Follow these instructions for the form you are using:
- a) Acceptance of Service Give the time-stamped copy of the Notice to Defend and Complaint and both Affidavits to the defendant. After being given the documents, the defendant must sign the Acceptance of Service. Keep this Acceptance of Service, to be filed. MAKE SURE THE DEFENDANT DOES NOT SIGN/DATE THE ACCEPTANCE OF SERVICE BEFORE THE FILE-STAMPED DATE ON THE COMPLAINT.
- b) Service by Mail You will need to make an extra copy of the Notice to Defend and Complaint and both Affidavits. Mail one of the time-stamped copies of the Notice to Defend and Complaint and both Affidavits to the defendant by regular mail and the other one by certified mail, return receipt requested, restricted delivery (you must specify this type of mailing at the Post Office). Wait for the green card to be returned to you and if it is signed by the defendant, make a copy of it for your records and tape the original, with the signature side showing, to a blank piece of paper. Fill out an Affidavit of Service by Mail and attach the paper with the green card on it.

If the certified mail is returned with the notation that it was refused, wait until it has been 15 days since you mailed the documents to the defendant and, if the regular mail envelope is not returned to you, fill out an Affidavit of Service by Mail. Make a copy of the refused certified mail envelope for your records and then attach the original envelope to the affidavit of service.

If the certified mail is returned with the notation that it was unclaimed, you must use another form of service.

- c) Personal service an adult, other than you, may personally hand the time-stamped copy of the Notice to Defend and Complaint and the Affidavits to the other party. This may be the Sheriff, a private courier service, or any reliable third party. The person who hands the papers to your spouse must sign a completed Affidavit of Personal Service.
- 2. After you have completed service and have the completed Acceptance of Service, Affidavit of Service by Mail or the Affidavit of Personal Service, make one copy.
- 3. Take the original and the copy to the Prothonotary's office and file it. The Prothonotary's office will keep the original and return the copy to you this is for your records.

ACCEPTANCE OF SERVICE INTRODUCTION

This form is used when you choose to serve the Divorce Complaint and Affidavits on your spouse by you, yourself, handing a time-stamped copy of the documents to him or her. After being given the documents, your spouse **must** sign the Acceptance of Service. (If your spouse won't sign an Acceptance of Service, you must choose one of the other methods of service.)

INSTRUCTIONS FOR ACCEPTANCE OF SERVICE

- 1. At the top of the "Acceptance of Service", write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant". Write your case number on the blank line after "No.". That is all you write on this page.
- 2. After you hand a time-stamped copy of the Notice to Defend and Complaint, the Affidavit Under Section 3301(d) with blank Counter-Affidavit and the Affidavit of Non-Military Service to your spouse, have him or her put a check mark next to the "I accept service" statement, write the date on the line next to the word "date" and sign on the line above the words "Defendant's Signature". Keep this Acceptance of Service, to be filed per the instructions in Step 2.

	Plaintiff vs.	 : IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA : CIVIL ACTION - LAW : IN DIVORCE
	Defendant	: NO
	I accept serv Complaint in	ice of the Notice to Defend and Claim Rights, the Divorce, the Affidavit Under Section 3301(d) with er-Affidavit and the Affidavit of Non-Military Service
Date:		Defendant's signature

AFFIDAVIT OF SERVICE BY MAIL INTRODUCTION

This form is used when you choose to serve the Divorce Complaint and Affidavits on your spouse by mail. Mail one of the time-stamped copies of the Notice to Defend and Complaint, the Affidavit Under Section 3301(d) with blank Counter-Affidavit and the Affidavit of Non-Military Service to the defendant by regular mail and the other one by certified mail, return receipt requested, restricted delivery (you must specify this type of mailing at the Post Office). Wait for the green card to be returned to you and if it is signed by the defendant, make a copy of it for your records and tape the original, with the signature side showing, to a blank piece of paper. Fill out an Affidavit of Service by Mail and attach the paper with the green card on it.

If the certified mail is returned with the notation that it was refused, wait until it has been 15 days since you mailed the documents to the defendant. If the regular mailed envelope does not come back with the notation that it was undeliverable, fill out an Affidavit of Service by Mail. Make a copy of the certified mail envelope for your records and then attach the original envelope to the Affidavit of Service by Mail.

If the certified mail is returned with the notation that it was unclaimed, or the regular mailed envelope comes back with the notation that it was undeliverable, you must use a different form of service.

INSTRUCTIONS FOR AFFIDAVIT OF SERVICE BY MAIL

- 1. At the top of the "Affidavit of Service By Mail", write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant". Write your case number on the blank line after "No.".
- 2. In Paragraph 1, write the date you mailed the Divorce Complaint, Section 3301(d) Affidavit with blank Counter-Affidavit and Affidavit of Non-Military Service to your spouse in the first blank, and your name in the second blank.
- 3. In Paragraph 2, check the appropriate line. If you check the first line, write the date Defendant signed the green card in the blank.
- 4. Write the date at the bottom, next to the word "Date" and sign the form on the line above the words "Plaintiff's signature".
- 5. Attach either the signed certified mail return receipt (green card) or the envelope showing Defendant's refusal, to the form.

Plaintiff :	IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA
VS. :	CIVIL ACTION - LAW IN DIVORCE
Defendant :	NO
<u>AFFIDAVIT</u>	T OF SERVICE BY MAIL
Divorce Complaint, the Affidavit and the Affidavit of Non-Military	te) I,
Defend and Divorce of blank Counter-Affidation	_ (date) Defendant received the Notice to Complaint, the Affidavit Under Section 3301(d) with avit and the Affidavit of Non-Military Service. The receipt signed by Defendant is attached to this
least 15 days since m	ed to accept the certified mail. It has been at ailing and the regular mail has not been upe showing Defendant's refusal is attached to
•	n this Affidavit are true and correct. I understand oject to the penalties of 18 Pa.C.S. Section 4904, orities.
	Respectfully submitted,
Date:	
	Plaintiff's signature

AFFIDAVIT OF PERSONAL SERVICE INTRODUCTION

This form is used when you choose to serve the Divorce Complaint and Affidavits on your spouse by having a competent adult hand a time-stamped copy of the Notice to Defend and Complaint to him or her. You, yourself, cannot do this because "competent adult" is specifically defined in the Rules of Civil Procedure to mean someone at least 18 years of age who is *not* a party to the action and *not* a relative or employee of a party.

INSTRUCTIONS FOR AFFIDAVIT OF PERSONAL SERVICE

- 1. At the top of the "Affidavit of Personal Service", write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant". Write your case number on the blank line after "No.".
- 2. Give this form to the person who served the Complaint and Affidavits on your spouse after your spouse has been served. That person should write his or her name on the first line and write the date he or she handed the Complaint to your spouse on the second line. That person should then write the date of signing on the line next to the word "date" and sign on the line above the words "Signature of Person who Served Defendant". Keep this Affidavit of Service, to be filed per the instructions in Step 2.

Plaintiff	: IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA
VS.	: CIVIL ACTION - LAW : IN DIVORCE
, Defendant	: : NO
<u>AFFIDA</u>	VIT OF PERSONAL SERVICE
I,years or older and am not a pa	hereby depose and say that I am 18 arty to the action, nor an employee or relative of a party.
	(date) I personally served the Defendant with a copy of im Rights and Divorce Complaint, the Affidavit Under ounter-Affidavit and the Affidavit of Non-Military or her.
	ade in this Affidavit are true and correct. I understand e subject to the penalties of 18 Pa.C.S. Section 4904, authorities.
	Respectfully submitted,
Date:	Circulations of a constant and a D. C. 1
	Signature of person who served Defendant

OPTIONAL FORM

PRAECIPE TO REINSTATE THE COMPLAINT INTRODUCTION

This form is used only when you are unable to serve the Complaint on the Defendant within 30 days (or 90 days if they do not live in Pennsylvania). The date you file this Praecipe re-starts the clock for service and you will have another 30 days (or 90 days if they don't live in Pennsylvania) to serve the Complaint.

INSTRUCTIONS FOR PRAECIPE TO REINSTATE THE COMPLAINT

- 1. At the top of the "Praecipe to Reinstate the Complaint", write your name on the line above the word "Plaintiff" and your spouse's name on the line above the word "Defendant". Write your case number on the blank line after "No.".
- 2. Write the date at the bottom, next to the word "Date" and sign the form on the line above the words "Plaintiff's signature".
- 3. File this form in the Prothonotary's office.

Plaintiff vs.	 : IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA : CIVIL ACTION - LAW : IN DIVORCE
Defendant	: : NO
	TO REINSTATE THE COMPLAINT
To the Prothonotary:	
Please reinstate the Con	mplaint in Divorce filed in the above-captioned matte
	Respectfully submitted,
Date:	
	Plaintiff's signature

STEP THREE: Wait twenty (20) days

STEP FOUR: Complete and File a Notice of Intention to File the Praecipe to Transmit Record. Mail copy to spouse and file Certificate of Service.

After twenty days have passed since you served the defendant with the Complaint and Affidavits, check with the Prothonotary to see if your spouse filed any economic claims. (You can call the Prothonotary's office at 570-327-2251.) If your spouse did file economic claims, you should seek the advice of an attorney; you cannot proceed with requesting that the divorce decree be entered. If your spouse did not file any economic claims, you may proceed.

After twenty days have passed since you served the Complaint and Affidavits, you next file a Notice of Intention to File The Praecipe to Transmit Record, which provides notice to your spouse that you are about to ask the Court to enter the Divorce Decree.

Once you have filed the Notice, you will send a copy of the Notice to your spouse, along with another blank Counter-Affidavit. You must then file a Certificate of Service.

How to Complete Step 4

- 1. Complete the Notice of Intention to file Praecipe to Transmit Record according to the detailed instructions preceding the form. Make two copies of the Notice.
- 2. Take the Notice with blank Counter-Affidavit and the copies to the Prothonotary's office.
- 3. The Prothonotary will file-stamp all documents, keeping the originals and returning the copies to you.*
- 4. Mail one of the file-stamped copies of the Notice with blank Counter-Affidavit to your spouse by first class (regular) mail. Keep the other copy for your records.
- 5. Complete a Certificate of Service according to the detailed instructions preceding the form. Make one copy of this document.
- 6. Take the original and the copy to the Prothonotary's office.
- 7. The Prothonotary will file-stamp both, keeping the original and returning the copy to you.
- 8. You must again wait twenty (20) days from the date of mailing the Notice to your spouse before you can move to Step 5.

*(Note – you can fill out the Certificate of Service at the same time as you fill out the Notice, and file everything at once if you are sure you will put the copy of the Notice in the mail to your spouse just after filing everything.)

INSTRUCTIONS FOR NOTICE OF INTENTION TO FILE THE PRAECIPE TO TRANSMIT RECORD

First page - Notice of Intention:

- 1. At the top of the "Notice of Intention", write the Plaintiff's name on the line above the word "Plaintiff" and the Defendant's name on the line above the word "Defendant". (Just as they appear on the Complaint.) Write your case number on the blank line after "NO.".
- 2. On the blank line after the word "To:" write your spouse's name.
- 3. On the blank line in the first paragraph of the Notice, write the date which is at least 20 days from the date you are going to mail the Notice to your spouse. To calculate the 20-day period, start with the **day after** you mail the Notice as Day 1. (For example, if you are mailing the notice on April 1, write April 21 on the blank line.)

Second page - Blank Counter-Affidavit:

4. At the top of the "Counter-Affidavit", write the Plaintiff's name on the line above the word "Plaintiff" and the Defendant's name on the line above the word "Defendant". (Just as they appear on the Complaint.) Write your case number on the blank line after "No.". Do not write anything else on this page. If your spouse chooses to file this document, he or she will fill it out.

Plaintiff	: IN THE COURT OF COMMON PLEAS OF: LYCOMING COUNTY, PENNSYLVANIA
Vs.	: : CIVIL ACTION - LAW : IN DIVORCE
, Defendant	: : NO.

NOTICE OF INTENTION TO FILE THE PRAECIPE TO TRANSMIT RECORD UNDER SECTION 3301(d) OF THE DIVORCE CODE

To:	
You have been sued in an action for Divorce.	1
or file a counter-affidavit to the Affidavit Under	Section 3301(d) of the Divorce Code.
Therefore, on or after	, the other party can request the court to
enter a final decree in divorce or, if there are unreso	olved ancillary claims, an order approving
grounds for divorce.	

If you do not file an answer with your signature notarized or verified by the above date, the court can enter a final decree in divorce or, if there are unresolved ancillary claims, an order approving grounds for divorce.

Unless you have already filed with the court a written claim for economic relief, you must do so by the above date, or the court may grant the divorce or an order approving grounds for divorce, and you may lose forever the right to ask for economic relief. The filing of the form counter-affidavit alone does not protect your economic claims.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER. IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

Pennsylvania Bar Association Lawyer Referral Service 100 South Street (P.O. Box 186) Harrisburg, PA 17108 (800) 692-7375

Plaintiff vs.	 : IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA : CIVIL ACTION - LAW : IN DIVORCE
, Defendant	: : NO
	AFFIDAVIT UNDER SECTION OF THE DIVORCE CODE
(a) I do not oppose the entry	of a divorce decree.
(b) I oppose the entry of a div	
Check any that apply:	
period: two years for	ion have not lived separate and apart for the required separation parties who separated prior to December 5, 2016, and one year ated on or after December 5, 2016.
The marriage is not in	retrievably broken.
There are economic cl	laims pending.
2. Check (a), (b) or (c):	
	claims for economic relief. I understand that I may lose of property, lawyer's fees, costs and expenses, or other em before a divorce is granted.
(b) I wish to claim economic r lawyer's fees, costs and expenses, or	relief, which may include alimony, division of property, r other important rights.
CLAIMS IN WRITING AND SERVE THE SET FORTH ON THE NOTICE OF INTEN DIVORCE DECREE OR ORDER APPRO	TO CHECKING 2(b), I MUST ALSO FILE ALL OF MY ECONOMIC EM ON THE OTHER PARTY. IF I FAIL TO DO SO BEFORE THE DATE NTION TO FILE THE PRAECIPE TO TRANSMIT RECORD, THE VING GROUNDS FOR DIVORCE MAY BE ENTERED WITHOUT Y BE UNABLE THEREAFTER TO FILE ANY ECONOMIC CLAIMS.
(c) Economic claims have bee	n raised and are not resolved.
	nter-affidavit are true and correct. I understand that false enalties of 18 Pa.C.S. Section 4904, relating to unsworn
	Respectfully submitted,
Date:	
	Signature of Defendant

NOTICE: IF YOU DO NOT OPPOSE ENTRY OF A DIVORCE DECREE AND DO NOT WISH TO CLAIM ECONOMIC RELIEF, YOU SHOULD NOT FILE THIS COUNTER-AFFIDAVIT.

INSTRUCTIONS FOR CERTIFICATE OF SERVICE

- 1. At the top of the "Certificate of Service", write the Plaintiff's name on the line above the word "Plaintiff" and the Defendant's name on the line above the word "Defendant". (Just as they appear on the Complaint.) Write your case number on the blank line after "No.".
- 2. Place a check-mark on the line in front of "Notice of Intention to File the Praecipe to Transmit Record Under Section 3301(d) of the Divorce Code and blank counteraffidavit under Section 3301(d)" (the last entry).
- 3. On the blank lines following the words "The above documents were served to the following:", write your spouse's name on the first line and his or her address on the remaining lines.
- 4. Write the date at the bottom, next to the word "Date" and sign the form on the line above the words "Signature of Plaintiff".

Plaintiff	: IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA
VS.	: CIVIL ACTION - LAW : IN DIVORCE
, Defendant	: : NO
<u>CERTI</u>	FICATE OF SERVICE
The undersigned hereby certifies following has/have been served by first	that on this date a true and correct copy of the class mail or as otherwise noted:
	the Praecipe to Transmit Record Under Section Code and blank Counter-Affidavit under Section
Affidavit under Section 33 Method of Service (Accept Service	001(d) of the Divorce Code and blank Counter- 001(d) Document attached): tance of Service e by Mail al Service
Affidavit of Non-Military	Service
	the Praecipe to Transmit Record Under Section de and blank Counter-Affidavit under Section 3301(d)
The above documents were serve	ed to the following:
	Respectfully submitted,
Date:	Signature of Plaintiff
	Digitation of Figure 11

STEP FIVE: Wait twenty (20) days

STEP SIX: Complete and File Praecipe to Transmit Record with proposed Divorce Decree.

After twenty days have passed since you mailed the Notice of Intention and blank counter-affidavit, again check with the Prothonotary to see if your spouse filed any economic claims. (You can call the Prothonotary's office at 570-327-2251.) If your spouse did file economic claims, you should seek the advice of an attorney; you cannot proceed with requesting that the divorce decree be entered at this time. If your spouse did not file any economic claims, you may proceed.

How to Complete Step 6

- 1. Complete the Praecipe to Transmit Record according to the instructions on the next page but following these specific instructions for paragraphs 1, 3 and 5:
 - a. In Paragraph 1, put a check mark on the line in front of §3301(d).
 - b. In Paragraph 3, complete part (b) as follows:
 - 1. In sub-paragraph (b)(1), write the date you **signed** your "Affidavit Under Section 3301(d)" on the blank line.
 - 2. In sub-paragraph (b)(2), write the date you **filed** your "Affidavit Under Section 3301(d)" on the first blank line and either "acceptance of service", "certified mail" or "personal service" on the second blank line.
 - c. In Paragraph 5, complete part (a) as follows:
 - 1. In sub-paragraph (a)(1), write the date the "Notice of Intention to File the Praecipe to Transmit Record and blank Counter-Affidavit" was mailed to your spouse, on the blank line.
 - 2. In sub-paragraph (a)(2), write "regular mail" on the blank line.
- 2. Complete the Decree of Divorce according to the detailed instructions preceding the form.
- 3. Make one copy of both the Praecipe to Transmit and the Decree.
- 4. Take both forms and the copies to the Prothonotary's office. Also take 2 self-addressed, stamped envelopes, one for you and one for your spouse.
- 5. You will be required to pay a fee of \$100 for the decree, unless you were granted a few waiver when you filed the Complaint.
- 6. The Prothonotary will file-stamp all documents, keeping the originals and returning the copies to you. They will also keep the envelopes to mail the decree to each of you.
- 7. You and your spouse will receive a copy of the Decree in the mail after the Decree has been signed by a judge.

INSTRUCTIONS FOR PRAECIPE TO TRANSMIT RECORD

- 1. At the top of the "Praecipe to Transmit Record", write the Plaintiff's name on the line above the word "Plaintiff" and the Defendant's name on the line above the word "Defendant". (Just as they appear on the Complaint.) Write your case number on the blank line after "No.".
- 2. For Paragraphs 1, 3 and 5, follow the specific directions outlined in Step 6.
- 3. In Paragraph 2, write the date the Complaint was served and the manner of service, that is, whether it was served with an acceptance of service, by mail or by personal service.
- 4. In Paragraph 4, write "none" on the blank line.
- 5. Write the date at the bottom, next to the word "Date" and sign the form on the line above the words "Signature of Plaintiff".

, Plaintiff	: IN THE COURT OF COMMON PLEAS OF: LYCOMING COUNTY, PENNSYLVANIA
vs.	: CIVIL ACTION - LAW : IN DIVORCE
, Defendant	: NO
PRAECIPE	E TO TRANSMIT RECORD
To the Prothonotary: Transmit the record, together with the decree.	following information, to the court for entry of a divorce
1. Grounds for divorce: irretrievable by Section 3301(c)(1) Section 3301(d)	breakdown under:
2. Service of the Complaint:(a) Date served:(b) Manner of service:	
the Affidavit of Consent: Plaintiff: Defendant: (b) Section 3301(d) of the Div (1) Date the Affidavit (2) Date the Affidavit	Divorce Code – Insert the date each party signed vorce Code: Under Section 3301(d) was signed: Under Section 3301(d) was filed:
4. Related ancillary claims pending: _	
5. Complete either (a) or (b): (a) Notice of Intention to File (1) Date served: (2) Manner of Service: (b) Date of filing of the Waive Record:	the Praecipe to Transmit Record: : ers of Notice of Intention to File the Praecipe to Transmit :
Date:	
	Signature of Plaintiff

INSTRUCTIONS FOR FORM 13

1.	At the top of the "Decree of Divorce", write the Plaintiff's name on the line above the
	word "Plaintiff" and the Defendant's name on the line above the word "Defendant".
	(Just as they appear on the Complaint.) Write your case number on the blank line after
	"No.".

IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA

Plaintiff		: NO. :		
vs.			/IL ACTION - LAW DIVORCE	
Defendant		:		
	<u> r</u>	Decree of Di	<u>vorce</u>	
AND NOW, this	day of	20	, it is ordered and decreed that	
			the defendant, are divorced from the bonds of	
matrimony.				
intention of one of the pa	rties to keep or chang ficiary designation pu	ge the other p	ments providing for payment to a spouse if it the party as a beneficiary, Failure to do so may result Pa.C.S. § 6111.2 (Effect of Divorce or Pending	
		BY T	HE COURT:	

OPTIONAL FORM

NOTICE OF INTENTION TO RESUME PRIOR SURNAME INTRODUCTION

In 54 Pa.C.S. § 704, the law provides:

(a) General rule.—Any person who is a party in a divorce action may, at any time prior to or subsequent to the entry of the divorce decree, resume any prior surname used by him or her by filing a written notice to such effect in the office of the prothonotary of the county in which the divorce action was filed or the decree of divorce was entered, showing the caption and docket number of the proceeding in divorce.

INSTRUCTIONS FOR FORM

- 1. At the top of the "Notice of Intention", write the Plaintiff's name on the line above the word "Plaintiff" and the Defendant's name on the line above the word "Defendant". (Just as they appear on the Complaint.) Write your case number on the blank line after "No.".
- 2. On the blank line after the words "Notice is hereby given that I", write your name.
- 3. On the next blank line, after the word "the", write the word "Plaintiff" or "Defendant", depending on which party you are in the divorce action.
- 4. Depending on the timing of your Notice, that is, whether you are changing to a prior surname **before** the decree is entered or **after** the decree is entered, put a check mark in front of the appropriate statement and write the corresponding date. That is, if you are filing the notice before the decree is entered, choose the first option and write the date the Complaint was filed; if you are filing the notice after the decree is entered, choose the second option and write the date the decree in divorce was granted.
- 5. Write the surname you intend to resume on the blank line after the words "hereby elect to resume the prior surname of".
- 6. Write the date at the bottom, next to the word "Date" and sign the form twice on the lines provided, once using your current surname and again using your resumed surname, as marked.
- 7. Make one copy of the Notice. Take the original and the copy to the Prothonotary's office.
- 8. The Prothonotary will file-stamp both, keeping the original and returning the copy to you for your records. You will be required to pay a filing fee (\$14.75 as of June 1, 2021). You may now begin using the prior surname given in the Notice.

	CIVIL ACTION - LAW IN DIVORCE
NOTICE OF INTENTION	NO N TO RESUME PRIOR SURNAME TITLE 54 Pa.C.S. Section 704
Notice is hereby given that I,	the above-captioned case in which a
111	The above-capholied case in which a
Complaint in Divorc	ce was filed on or
Decree in Divorce w	vas granted on,
hereby elect to resume the prior surname of	
Date:	
	Signature using your current name
	Signature using name being resumed