

INSTRUCTIONS FOR FILING AN UNCONTESTED COMPLAINT FOR DIVORCE WITH NO PROPERTY, NO CHILDREN, AND SHORT MARRIAGE

Use these instructions to ask the court to issue a divorce decree when both spouses agree on all issues to end the marriage. Both spouses must sign the form and all required attachments to use the uncontested complaint. In addition, you must fulfill **all** of the following criteria:

- (1) You have been married for 2 years or less **or** you separated after 2 years or less
- (2) There are no minor children born or adopted to **either of you** during the marriage
- (3) There are no minor children that you have together from **before** the marriage
- (4) Neither spouse is pregnant
- (5) If you have an 18-year-old child together, no one is asking for child support for that child
- (6) You have already divided all of your personal property (including bank accounts and other financial instruments)
- (7) You have no jointly-titled property
- (8) There is no debt in both of your names
- (9) You have no real estate (land or buildings) that you consider to be marital property
- (10) Neither spouse contributed to or earned any retirement accounts during the marriage
- (11) You both agree to be responsible for all debts in your own name, even if the debt was incurred during the marriage

If you cannot fulfill all of the numbered requirements above, but you still agree on all of the issues to end the marriage, you can file either [DR-817, Complaint for Divorce with Minor Children](#), or [DR-822, Complaint for Divorce without Minor Children](#), depending on your situation.

If you do not agree on everything or cannot fill out and sign the paperwork together, either spouse may instead file a complaint for divorce (see ak-courts.info/forms under the "Domestic Relations" section for more options). The other spouse can file an answer to the complaint that agrees with some, all, or none of it.

Step 1 Fill out the following **required** forms:

- a. *Uncontested Complaint for Divorce with No Property, No Children, and Short Marriage* ([DR-60](#)). More information on how to fill out this form starts on page 4 of these instructions.

- b. *Certificate of Divorce, Dissolution of Marriage, or Annulment* ([VS-401](#)). Complete the "Parties' Information" section, boxes 9-32.

If you are filling out by hand, use black ink and use your neatest handwriting. If you make a mistake, start over with a blank form. This form will be sent to the Alaska Vital Records office after the divorce is granted, and they will not accept forms with cross-outs or other corrections on them.

Important: You must submit this form so that Vital Records can record your divorce. If your divorce is not recorded, you may not be able to remarry, apply for a new license, or receive certain benefits.

- c. *Information Sheet* ([DR-314](#)).

Forms that may be required depending on your situation:

- a. *Case Description Form* ([CIV-125S](#)). Required if you are **not** filing through the court's TrueFiling electronic filing system.
- b. *Request for Exemption from Payment of Fees* ([TF-920](#)). Required if you want the court to waive the filing fee because you cannot afford it.
- c. *Notice of Request to Restore Name in Dissolution or Divorce Case* ([DR-957](#)). If you are asking to return to a name you had before the marriage, this form may be required in certain situations. See page 4 of these instructions for more information.
- d. *Request to Change to New Name in Divorce Case* ([DR-956](#)). Required if you are asking to change to a name you have not had before.

All publicly available court forms are posted on the court's website at [ak-courts.info/forms](#). They are also available in paper copy from the court clerk upon request, or you can call the Family Law Self-Help Center to ask for forms to be mailed to you: (907) 264-0851 in Anchorage, (866) 279-0851 outside of Anchorage.

IMPORTANT
Notice on Using TrueFiling

1. See if TrueFiling is available for your case type and court location at [ak-courts.info/tfcourts](#).
2. If available, you **must** use TrueFiling unless you are exempt. You are exempt if one of these applies:
 - You are in a jail or correctional facility.
 - You have a disability under the Americans with Disabilities Act (ADA).
 - You do not have safe access to a computer, internet, or email.
 - You cannot access the help you need to use TrueFiling.
 - You have a language barrier or are Limited English Proficient.

You do not need to prove you are exempt. If you are exempt **and** you choose not to use TrueFiling, you must tell the court you are exempt on your first filing with the court. The DR-55 complaint has check boxes and spaces for one or both of you to do this already on the form.

Step 2 File your forms in court.

For TrueFiling Users:

If you filled out your forms electronically, save them as separate documents to your local device. If you filled out your forms on paper, scan or photograph them (make sure they are legible) and save them in a PDF or TIFF file format.

Create a TrueFiling account (if you don't already have one) and log in: <https://akfile.truefiling.com/login>. Upload your complaint form and all attachments as one "bundle." See [ak-courts.info/tfhowto](#) for detailed instructions on using TrueFiling.

You can pay the filing fee in TrueFiling with a debit or credit card. A window will pop up after you select your case type with instructions for paying the fee. If you cannot afford the fee, include form [TF-920, Request for Exemption from Payment of Fees](#), in your bundle. Nothing will happen in your case until you pay the fee or your exemption is granted.

For People Not Using TrueFiling:

Make two copies of everything you plan to file in court, including any attachments. The copies are for each of you to keep for your records. File the **originals** of all the documents in the nearest court location to where at least one of you lives. For a list of court mailing and physical addresses, go to [ak-courts.info/dir](#).

Pay the filing fee in the amount specified in [Administrative Rule 9\(b\)](#). Fees are also listed online at [ak-courts.info/courtfees](#). If you file in person, you can pay the clerk with most forms of payment. If you mail your forms to the court, include a check or money order payable to "State of Alaska." If you cannot afford the fee, attach form [TF-920, Request for Exemption from Payment of Fees](#), when you file. Nothing will happen in your case until you pay the fee or your exemption is granted.

Step 3 Court Hearing.

The court will automatically set a hearing date. The clerk will send both parties a notice with the date, time, and location of the hearing. If you are unable to attend the hearing in person, you may ask to attend telephonically by filing form [TF-710, Request to Appear by Telephone](#).

Both spouses must attend the hearing. You may each have a lawyer at the hearing, but you are not required to have one.

At the hearing, the court will ask questions to make sure you fully understand the nature and consequences of the proceeding, and whether the terms of your divorce agreement and your property and debt division are fair and just. You may change anything you agreed to in the complaint as long as you both agree on the record at the hearing.

At some court locations, hearings are held before a Superior Court Master instead of a judge. A master cannot grant a decree of divorce. A master can only recommend to a judge whether or not a decree should be granted. After the hearing, the master will write a report and the Superior Court Judge will review it and sign the final decree if they agree with the recommendations in the report.

At some other court locations, your hearing may be scheduled as part of a program called the Early Resolution Program (ERP). This is a program that usually allows your divorce to happen more quickly and have all of your paperwork done before you leave the hearing. There may also be free lawyers or mediators available to help you resolve any disagreements (if any come up since you filed) or other concerns the judge may have with your agreement.

Step 4 The Decree of Divorce.

Although in some cases the decree of divorce may be granted and signed at the hearing, sometimes the decree is not entered until a few days later. **Do not assume a decree has been granted until you receive your written copy.**

Step 5 Follow Decree.

You must carry out any agreements you made orally at the hearing, signed in any attachments to the decree, or the judge otherwise ordered or included in the decree.

How to Fill Out the Complaint (Form [DR-60](#))

When filling out court forms, do not leave any spaces blank. If a question does not apply or you don't know, write "N/A" or "unknown." If you are not filling out the form electronically, print neatly in black ink.

Fill in the court location where you are filing and write your full names in the spaces to the left underneath. It does not matter who is Spouse A and who is Spouse B, there is no legal difference in a divorce case. Leave the "Case No." line blank.

Section I. You must check all the boxes to affirm that you fulfill the conditions to use this form. See page 1 of these instructions for other options if you cannot check all of the boxes.

Section II. Fill in each spouse's information. If your information changes after you file, but before the divorce decree is entered, file form [TF-955](#), *Notice of Change of Contact Information*. At least one spouse must be "domiciled" in Alaska for the court to have jurisdiction (authority) to divorce you. "Domiciled" means the person claims residency in Alaska. The person must be physically present in Alaska and intend to remain indefinitely. No minimum number of days of residency is required. In addition, military personnel who do not claim to be Alaska residents may file for divorce in Alaska if they have been continuously stationed at a military base or installation in Alaska for at least 30 days. If neither of you is a resident of Alaska, you should talk to a lawyer for help, since jurisdiction can be legally complicated.

Section IV. Either spouse may ask to restore (return to) a **prior** name, that is, a name that you had before the marriage. Either spouse may ask that a **new** name be authorized, however, there may be additional legal requirements or restrictions, and the court will have to approve this request.

Prior Name

If you want a prior name restored (to go back to a name you had before), check the appropriate box for yourself (Spouse A or Spouse B) and fill in the blanks for your current and former names. You should also follow steps #8 – 11 under "New Name" below.

You must fill out form [DR-957](#), *Notice of Request to Restore Name in Dissolution or Divorce Case*, **only if** you are one or more of the following:

- currently charged with a crime,
- currently incarcerated (for example, in jail, in prison, or at a halfway house),
- on supervised felony probation or on parole for a criminal conviction, or
- required to register as a sex offender or child kidnapper under AS 12.63.010.

The court may order you to do additional notice of your name restoration if you fall into one of these categories. Read the court's order carefully. You must complete any additional notice by the date of your divorce hearing or your divorce could be delayed. You can use form [CIV-702](#), *Affidavit of Additional Service*, to provide proof to the court that you completed this requirement. You may file this before the hearing or bring it to the hearing.

New Name

If you are requesting a name that was **not** a name you had before the marriage, there may be additional costs and your divorce hearing will take longer and be scheduled further out. Additionally, a new name change is not allowed in certain situations as part of a divorce case. For these reasons, you may prefer to do the name change in a separate case by filing form [CIV-700](#), *Petition for Change of Name*. If you do decide to do it as part of your divorce case, take the following steps:

1. Check the box requesting a new name and fill out form [DR-956](#), *Request to Change to New Name in Divorce Case*.
2. Tell the clerk your divorce complaint includes a request for name change and that you need an order for posting.
3. If the name change is legally allowed as part of the divorce case, the judge will send you form CIV-701, *Order for Hearing, Posting, and Additional Service*. This order will tell you the time and place of the hearing on your name change, which is usually the same time as your divorce hearing. The order will also tell you whether you must provide additional service or notice to other persons or agencies. If the order requires additional service or notice, follow the instructions on the order.
4. Unless waived by written court order, the clerk will automatically post the proposed name change and the date of the hearing to the Alaska Court System's Legal Notice Website for four consecutive weeks. After posting is completed, the clerk will file form TF-815, *Clerk's Certificate of Service of Posting*, to the website.

If you are also required to serve additional notice, you must file proof that you did so. Use form [CIV-702](#), *Affidavit of Additional Service*. File it with the court before the hearing or bring it to the hearing.

5. At the hearing, you must tell the judge why you want to change your name and assure the judge that you are not seeking to change your name in order to avoid debts or defraud anyone. If the judge finds there is no reasonable objection to the name change and that it is consistent with the public interest, the judge will sign a judgment allowing you to take the new name. However, you cannot begin using the new name yet, because the judgment will not be effective until the rest of the steps below are completed.
6. The court will automatically post notice of the court's judgment on the Alaska Court System's legal notice website for one week unless waived by the court in a written order. Following the posting, the clerk will file form TF-815, *Clerk's Certificate of Service of Posting* to the website.
7. If the judgment requires additional service, follow the judgment's instructions. After additional service is complete, fill out form [CIV-702](#), *Affidavit of Additional Service*, and file it with the court. The clerk will then issue form CIV-705, *Certificate of Name Change*. You can begin using your new name on the date stated in the certificate. This date will be at least 30 days after the judgment was distributed. The clerk will give you two copies of the certificate. One will be a free certified copy. If you need additional certified copies, there will be a charge for them. Current fees are listed in [Administrative Rule 9](#).

8. If you have an Alaska driver's license, or you own a vehicle registered in Alaska, you must send written notice of your name change to the Division of Motor Vehicles (DMV) **within 30 days** (Alaska Statute 28.05.071). To get a new driver's license, go to a DMV office and show them a copy of form CIV-705, *Certificate of Name Change*.
9. Notify the Social Security Administration of your name change to avoid tax problems and help assure proper employment credit. Toll-free phone number: 1-800-772-1213.
10. Individuals required to register on the Sex Offender and Child Kidnapper Registry under Alaska Statute 12.63.010 must notify the Department of Public Safety about any name change (including restoring a prior name) **within one business day** after receiving form CIV-705, *Certificate of Name Change*. Use *Notification of Petition/Proof of Legal Name Change* (form 12-299-74). This form is available from law enforcement or online at <https://sor.dps.alaska.gov/Home/Documents>.
11. If you want a new birth certificate, contact the Vital Records office of the state in which you were born and pay the required fee. There may also be additional paperwork to fill out.