IN RE: The Marriage / Children Of:

IN THE FAMILY COURT OF _____ COUNTY, WEST VIRGINIA

(Completed by Circuit Clerk's Office.)

Petitioner (First/Middle/Last)		ner (First/Middle/Last)	Respondent (First/Middle/Last)		
			PETITION FOR DIVORCE		
]	I,	, the Petitioner, upon oath, state that the following facts		
and	l alle	egations are true to the best of my	personal knowledge and belief; and if I have provided information		
giv	en to	to me by others, I believe that info	rmation to be true.		
<u>Ch</u>	eck t	the boxes and fill in the blanks for	r all items that apply to your case.		
	YES	S 🗌 NO Are you currently a par	rty to a domestic violence proceeding?		
1.		Petitioner has been a resident of	West Virginia for more than one year prior to filing this divorce case.		
		Respondent has been a resident divorce case.	of West Virginia for more than one year prior to the filing of this		
		Petitioner and Respondent were Virginia at this time.	married in West Virginia, and at least one of them resides in West		
2.	Thi	is action is being brought in	County, West Virginia because:		
		This is the county where the Pet	itioner and Respondent last lived together as spouses.		
		This is the county where the Res	spondent now resides.		
		This is the county where the Pet <u>Virginia.</u>	itioner now resides, and the Respondent is not a resident of West		
		Other reasons: (Explain)			

and

_,

3.	Petitioner currently resides in	1	County,	West Virginia.	
4.	Respondent currently resides	: (Check <u>only one</u> of t	he following three ite	ms.)	
	In	County, W	est Virginia.		
	At an address unknown to the Petitioner.				
	\Box Out of state, where the la	st known address was			
5.	Petitioner and Respondent w	ere married in		County, in the state of	
		, on thed	ay of	,	
6.	Petitioner and Respondent la	st lived together as sn	ouses in	County, in the state	
				 , and	
	that separation has been <u>cont</u>			, und	
	that separation has been <u>cont</u>		since that date.		
7.	YES NO a. Is either p	arty to this case under	r the age of eighteen?		
		arty to this case curre ted States?	ntly serving on active	e duty with the military services of	
	YES NO c. Is either p	party to this case legal	ly incompetent?		
	YES NO d. Is either part	y to this case current	yincarcerated?		
8	Petitioner and Respondent ar	e the parents of			
0.	· ·	1	d no children are evn	ected	
	 □ No children were born during this marriage, and no children are expected. □ The children whose names and dates of birth are: 				
	Name	Date of Birth	Name	Date of Birth	
		/ /			
		/ /		/ /	
		/ /		/ /	
		/ /		/ /	

In the rest of this Petition, "the children" always means the children whose names you just listed.

A child is currently expected, and the estimated date of delivery is / /

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9. The children currently live with: Petitioner Respondent.

Another person, or persons, whose name(s) and address(es) are:

10. During the last <u>five</u> years, if any of the children have lived at addresses other than their current address, use the following space to list where they lived, and for how long. *If there is not enough room in the following space, use an additional sheet of paper.*

I have attached _____additional sheet(s).

Child's Name	Address	Date of Residence

11. Who provides health insurance for the children?

Petitioner	Respondent	Medicaid	WV CHIP	
Another per	rson, whose name and	l address is		

L The children DO NOT have health insurance coverage.

The West Virginia Children's Health Insurance Program (WV CHIP) can help parents obtain free or low cost health care for their children. For more information, call 1-877-982-2447, or ask the Family Court staff about WV CHIP.

12. Answer all of the following questions.

YES NO a. Has the Petitioner been a party or witness in any other proceeding, in any state, concerning the allocation of custodial responsibility for the children?
YES NO b. Is the Petitioner aware of any other proceeding, past or present, in any state, concerning allocation of custodial responsibility for the children?
YES NO c. Is the Petitioner aware of any person other than the parties to this case who has physical custody of or claims any custodial right concerning the children?

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13. Check all of the following items that apply.

The children have resided in West Virginia for at least 6 months immediately preceding the filing of this case, <u>or</u> from birth if less than six months old.

The Petitioner believes it is in the best interest of the children for a West Virginia court to assume jurisdiction of this case, because one or both parents have a significant connection to West Virginia, and West Virginia is the location of a substantial number of witnesses and/or other sources of evidence relating to the children's care and upbringing.

The children are now present in West Virginia, and have been abandoned here.

The children are now present in West Virginia, and the Petitioner believes it is necessary for a West Virginia court to assume jurisdiction of this case on an emergency basis to protect the children, because the children have been subjected to or threatened with mistreatment or abuse, or have otherwise been neglected, or are depending on persons other than their parents.

The Petitioner believes no other state has jurisdiction over this case, and it would be in the children's best interest for a West Virginia court to assume jurisdiction.

Another state has declined to assume jurisdiction over this case on the ground West Virginia is the best place to decide matters relating to the allocation of custodial responsibility for the children, and for this reason, the Petitioner believes it would be in the children's best interest for a West Virginia court to assume jurisdiction.

14. Check all of the following items that apply to your case.

Prior to the separation, both parents performed a reasonable share of the caretaking and parenting functions for the children. For this reason, the Petitioner believes it is appropriate for the parents to continue to <u>share</u> the authority for making significant decisions relating to the children's care and upbringing. The Petitioner also believes custodial responsibility for the children should be allocated in proportion to the time each parent spent in caretaking and parenting functions before the separation.

Prior to the separation, the Petitioner performed most, if not all of the caretaking and parenting functions for the children. For this reason, the Petitioner believes it is appropriate for the Petitioner to have <u>sole</u> authority for making significant decisions relating to the children's care and upbringing. The Petitioner also believes custodial responsibility for the children should be allocated between the parties in proportion to the time each parent spent performing caretaking duties prior to the parties' separation.

15. Check all of the following items that apply to your case.

The Respondent has:

Abused, neglected, or abandoned one or more of the children.

Sexually assaulted or abused one or more of the children.

Engaged in acts of domestic violence.

Repeatedly interfered with Petitioner's access to or contact with the children.

Repeatedly made false reports or accusations of domestic violence or child abuse.

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15. (continued) Check all of the following items that apply to your case.

For these reasons, the Petitioner believes:

It is in the children's best interest that the authority for making significant decisions relating to the
children's care and upbringing be allocated to the Petitioner alone.

- The court should impose limits on the Respondent's custodial responsibility for, and contact with, the children.
 - The Respondent should not be allocated any custodial responsibility, or permitted any contact with the children unless the court specifically finds such custodial responsibility or contact will not endanger the children, or the Petitioner.
- **16.** Detitioner is in need of spousal support.
- 17. Petitioner is in need of support for the minor children.
- **18.** Over the course of the marriage, the Petitioner and Respondent have accumulated marital property and/or debts which the Court will have to divide.
- 19. Petitioner wishes to resume using the name_____
- **20.** Irreconcilable differences have arisen between the parties.
- 21. The parties have lived separate and apart without cohabitation for one year or more.
- 22. The Respondent has inflicted cruel and inhuman treatment upon the Petitioner which has destroyed or tended to destroy the mental or physical well-being of the Petitioner, and which renders continued cohabitation with the Respondent unsafe and unendurable.
- **23.** Other grounds for divorce:

(Consult the Code of West Virginia for information regarding the grounds for divorce.)

THEREFORE, the Petitioner asks the Court to grant a divorce, and to grant such other relief as the Court considers proper, including the matters specifically stated below:

Approve the Proposed Parenting Plan filed by the Petitioner.

Order the Respondent to pay support for the minor children.

☐ Order the Respondent to maintain health insurance coverage on the children, if reasonably available, and to assist with reasonable health care expenses not covered by insurance or by a government medical card.

Order the Respondent to pay spousal support.

Make a fair and equitable division of marital property.

Award the Petitioner / Respondent the exclusive use and possession of the marital home

located at

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Award the Petitioner/ Respondent the exclusive use and possession of the following motor vehicles:

Award the Petitioner/ Respondent the exclusive use and possession of the furniture, furnishings and appliances located in the marital home.

Award the Petitioner the <u>exclusive</u> use, possession, and ownership of the following marital property:

Description of Property	Estimated Value
	\$
	\$
	\$
	\$
	\$

Order that the Petitioner be held <u>solely</u> responsible for the following debts:

Description of Debt	Amount Owed
	\$
	\$
	\$
	\$
	\$

Order that the Respondent be held <u>solely</u> responsible for the following debts:

Description of Debt	Amount Owed
	\$
	\$
	\$
	\$
	\$

Prohibit the Respondent from conveying or otherwise disposing of any marital property prior to the time the Court divides the property.

Grant Petitioner the right to resume using the name_____

Prohibit the Respondent from annoying, abusing, threatening, or interfering with the personal liberty and safety of the Petitioner.

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Petitioner's Signature		Date	
You <u>must</u> sign the follow	ving Verification <u>before a Nor</u>	tary Public or Deputy (Circuit Clerk.
	VERIFICATION		
	, after n, , after n		
say that the facts I have stated in t	his Petition are true to the best	of my personal knowled	
say that the facts I have stated in t	his Petition are true to the best	of my personal knowled	
say that the facts I have stated in the have provided information given to signature	his Petition are true to the best to me by others, I believe that i	of my personal knowled nformation to be true. Date	ge and belief; and if l
say that the facts I have stated in the have provided information given to signature	his Petition are true to the best to me by others, I believe that i	of my personal knowled nformation to be true. Date	ge and belief; and if l
say that the facts I have stated in the have provided information given t	his Petition are true to the best to me by others, I believe that i affirmed before me on the	of my personal knowled nformation to be true. Date	ge and belief; and if l