	E OF INDIANA) IN THE NAME OF COUNTY SUPERIOR/CIRCUIT COURT NAME OF COUNTY SUPERIOR/CIRCUIT COURT COURT OF IN CAUSE NO. LEAVE BLANK
IN RE	THE MARRIAGE OF:
	TULL NAME
Petition	
V	
V.	DOLIGEIG PULL NAME
Respor	POUSE'S FULL NAME
Respon	ident.
	APPEARANCE BY UNREPRESENTED PERSON IN CIVIL CASE
	This Appearance Form must be filed on behalf of every party in a civil case.
1.	My name is: TYPE OR WRITE YOUR NAME HERE and Dam
	Initiating (filing) Responding (answering or defending) IF YOUR NAME IS "PETITIONER" ON THE TOP OF THIS FORM, CHECK
	Intervening (unswering of defending) "INITIATING." IF YOUR NAME ABOVE IS
	in this case I am not represented by a lawyer.
2	Contact information for receiving legal service of documents and case information as
2.	required by Court Rules (NOTE: If you are the Initiating party and this case, or a related
	case, involves a protection from abuse order, a workplace violence restraining order, or a no-contact order, you must provide an address for the purpose of legal service of
	documents but that address should not be one that exposes the whereabouts of the
	petitioner.) PRINT OR TYPE YOUR ADDRESS
	Address:
IF YOU HAVE AN	M.
THAT YOU CHECK	
EVERY DAY, AND YOU WANT THE COURT TO SEND	Email address: PRINT OR TYPE YOUR EMAIL ADDRESS
YOU INFORMATION TO YOUR EMAIL,	I will accept service at the above email address
CHECK THIS BOX. IF YOU WANT THE	PRINT OR TYPE YOUR PHONE NUMBER
YOU INFORMATION	Fax: IF YOU HAVE A FAX MACHINE THAT YOU CHECK EVERY DAY, PRINT OR TYPE YOUR FAX NUMBER HERE
THIS BOX BLANK	OR, if in the related case, you have used the Attorney General Confidential address, you may check the box below:
	Attorney General confidential address
	IF YOU USE A CONFIDENTIAL ADDRESS THROUGH THE OFFICE OF THE ATTORNEY GENERAL, PLACE A CHECKMARK IN THIS BLANK

Page 1 of 2

Approved by Coalition for Court Access Best Practices Group CCA-GF-0518-3003

APPEARANCE

3. This is a LEAVE BLANK case type as defined in Administrative Rule 8(B)(3). (This clerk will tell you the case type if you don't know it, so you may handwrite your response at the Clerk's Office.)
4. There are related cases: (If yes, please indicate below) Yes No Yes Yourself, the other parent, and your kids you should check "yes." IF NOT, CHECK "NO."
Caption and case number of related cases: IF YOU CHECKED 'YES' ON #4, WRITE THE OTHER Caption: Case INFORMATION HERE. Case No
Caption: Case No.
Caption: Case No
Caption: Case No.
Caption: Case No.
Caption: Case No
Additional information as required by local rule: IF YOUR LOCAL RULES TELL YOU TO INCLUDE MORE INFORMATION, WRITE OR TYPE IT HERE. CERTIFICATE OF SERVICE I hereby certify that I sent a copy of this Appearance by first class mail to the opposing party if the opposing party is not represented by an attorney on WRITE OR TYPE THE DATE YOU MALLED THIS DOCUMENT TO THE OTHER PARTY.
AFTER YOU PRINT THIS DOCUMENT, SIGN YOUR FULL NAME HERE WITH A PEN.
Signature

NO CHILDREN NO AGREEMENT

S	STATE	E OF INDIANA) IN THE COUNTY COUNTY NAME OF COUNTY)SS: CIVIL DIVISION, ROOM	RT
C	COUN	NAME OF COUNTY)SS: CIVIL DIVISION, ROOM TY OF YOU ARE FILING IN CAUSE NO	
Ι	N RE	THE MARRIAGE OF:	
6	YOUR N	NAME	
F	Petition	ner,	
V	V.		
	YOUR S	SPOUSE'S NAME	
F	Respon	ndent.	
CHECK THIS		VERIFIED PETITION FOR DISSOLUTION OF MARRIAGE	
LIKE THE CO	BRIDGE MOS.	→ With Request for Provisional Orders	
ORDERS PRIC		The Petitioner, YOUR NAME , now states:	
YOUR MARRIAGE.		1. Petitioner and Respondent were married on MONTH, DAY AND YEAR MARRIED	_,
LOOK AT #10 BELOW.	0	and separated on MONTH, DAY AND YEAR SEPARATED.	
		2. PARTY LIVED IN FILING COUNTY FOR 3 MONTHS has been a continuous resident of	
		NAME OF COUNTY YOU ARE FILING IN County for the last three months.	
	and the same of th	3. PARTY WHO HAS LIVED IN INDIANA 6 MONTHS has been a continuous resident of the	
CHECK HERE THE PARTIES	Name and A	State of Indiana for the last six months.	
DO NOT HAVI ANY DEBTS C		4. There are no children born of the marriage.	
PERSONAL PROPERTY TO)	5. Debts and property	
DIVIDE	100	There are no debts/personal property to divide.	
		Petitioner wishes the court to divide the following debts/personal property.	
		a	
IF YOU AND Y SPOUSE HAVE		b	
DEBTS/PERSO PROPERTY FO	NAL	\	
COURT TO DIV	VIDE,	C	
		d.	

WIFE IF SHE IS						
NOT PREGNANT. IF WIFE IS PREGNANT	6.	is not pregnant.				
LEAVE BLANK	7.	Neither party is a member of the military.				
	8.	This marriage has suffered an irretrievable breakdown and should be dissolved.				
	9.	Change of name:				
		Wife would like the following former name restored				
		IF WIFE WOULD LIKE FORMER NAME RESTORED, TYPE IT HERE				
		Wife does not request a name change.				
I requ	iest tha	t this Court issue its order dissolving the marriage of the parties, and for all				
other	just an	d proper relief and until this matter is finalized:				
	10.	I request the following provisional orders:				
		Temporary possession of the marital residence;				
PLACE A CHECK		Temporary division of debts;				
NEXT TO EACH ORDER YOU	~	Temporary division of property;				
WOULD LIKE A JUDGE TO ISSUE		Temporary division of motor vehicles;				
	_ `	Spousal maintenance;				
A SEPARATE CASE REQUIRED FOR A	000	Restraining the parties from transferring, encumbering, concealing, or in				
PROTECTION ORDER INVOLVING		any way disposing any of the property of the parties;				
VIOLENCE AND YO	U	Other:				
MUST FILE IT AS A SEPARATE CASE		C'N'GK				
IF YOU ARE SEEKIN A PROTECTION	1G	AR OVAR				
ORDER YOU MAY GET A FORM FROM)	72,040),				
THE CLERK OF THE COURT OR SEEK						
HELP FROM A VICTIM ADVOCATE	3)	MI.				
I affin	rm und	er penalties of perjury that the foregoing representations are true.				
		PRINT THIS FORM AND THEN SIGN HERE				
		Signature				
NSERT THE		CERTIFICATE OF SERVICE				
END THIS I here	by certi	fy that I sent a copy of this document by to the other r, or the other party if the other party is not represented by a lawyer, on this				
THER	s lawye	r, or the other party if the other party is not represented by a lawyer, on this day of				
ARTY OR		PRINT THIS FORM AND THEN SIGN HERE				
AWYER		Signature				

DIVORCE WITHOUT CHILDREN WITH AGREEMENT

HE NAME OF COUNTY SUPERIOR/CIRCUIT COURT	Γ
SE NO.	
a e	
-	
SUMMONS	
on of Marriage Case (Only]	
WOULD SPOUSE IS AND ADDRESS	
YOUR SPOUSE SINGUE AND ADDRESS	
CY	
12	
e Adissaution of marriage. The case is pending in	
The case is periang in	
	4
Notice of Hearing, you must appear in Court on t	ne ,
E MADE BY THE COURT. If a Temporary	
mmediately upon your receipt or knowledge of the	
represent you in the matter, it is advisable to do so	
visional Hearing.	
the Court on grant o	
	f
ld support, maintenance, visitation, property (real or	ă
and debts, attorney fees and costs.	
LEAVE BLANK	
, Clerl	Σ.
oved by the Coalition for Court Access Best Practices Gro	oup
	EUMMONS In of Marriage Cases (Day) Your spouse's Nave and address The case is pending in Notice of Hearing, you must appear in Court on the case in the case is pending in the matter, it is advisable to do so wisional Hearing. The receipt of this Summons, the Court can grant a termination that may include but not limited to any one in debts, attorney fees and costs. LEAVE BLANK LEAVE BLANK County

Approved by the Coalition for Court Access Best Practices Group CCA-DC-0518-1022

CHECK THE BOX THAT SAYS HOW YOU WOULD LIKE YOUR SPOUSE TO BE SERVED. EACH METHOD HAS AN ADDITIONAL COST.

		TURN OF SERVICE OF SUMMONS
	I hereby certify that I have served this	s summons on theday of,
	20	
		ammons and a copy of the complaint to the Respondent
VE J	identified on the first page of S	Summons.
TION	By leaving a copy of the Summ	nons and a copy of the complaint a
NK		which is the dwelling place
	or usual place of abode of and	l by mailing a copy of the Summons to the Respondent at
	Other Service or Remarks:	
		CXX
	LEAVE BLANK	LEAVE BLANK
	Cl	20 Wriff
	Sheriff's costs	
	Sheriii s costs	LEAVE BLANK
	Sheriii s costs	By: LEAVE BLANK Deputy
	Sherii s costs	By: LEAVE BLANK Deputy
	Sheriii s costs	By: LEAVE BLANK Deputy CERTIFICATE OF MAILING
VE THIS	I hereby certify that on the	By: LEAVE BLANK Deputy day of , 20 , I mailed
VE THIS FION NK	copy of this Summons and a copy of t	Deputy CERTIFICATE OF MAILING day of
VE THIS FION NK	copy of this Summons and a copy of t	the Petition to the Respondent identified on the first page
VE THIS FION NK		the Petition to the Respondent identified on the first page

RETURN ON SERVICE OF SUMMONS BY MAIL

LEAVE THIS SECTION BLANK		pt was received by me showing that the Sur he Respondent identified on the first page of ondent on theday of	
	I hereby certify that the attached return Summons and a copy of the Petition day of day of		the
	Summons and a copy of the Petition i	n receipt was received by me showing that mailed to the Respondent identified on the control on behalf of the Respondent, 20	first page
Dated:	LEAVE BLANK	Clerk, PAVE BLANK	County
	LEAVE BLANK RETRUCTIONS RETRU	OUTCHILL	

STATE OF INDIANA)	IN THE NAME OF COUNTY COURT
COUNTY OF NAME OF COUNTY ()	S: CIVIL DIVISION, ROOM ROOM NUMBER CAUSE NO. CAUSE NUMBER
IN RE THE MARRIAGE OF:	
YOUR NAME	
Petitioner,	
v.	
YOUR SPOUSE'S NAME	
Respondent.	
A Verified Petition for D been filed in this Court. The Co	issolution of Marriage and Request for Provisional Orders has art now sets this matter for a Povisional Hearing on The parties must be prepared
to present evidence in support of decided in your absence.	
So ordered this	Judicial Officer
Distribution:	Judicial Officer

STATE OF INDIANA)	IN THE COUNTY	COURT
COUNTY OF NAME OF C)SS:	CAUSE NO. CAUSE NUMBER	
IN RE THE MARRIAG	E OF:		
YOUR NAME			
Petitioner,			
v.			
YOUR SPOUSE'S NAME			
Respondent.			
		PROVISIONAL ORDE	$\frac{\mathbb{R}}{\mathbb{Q}}$
Petitioner appear provisional hearing on _ matter now finds the fol		ppear and Respondent appear The court have	rs/dee not appear for ying been duly advised in this
	(S)		ssion of the marital residence
a.	all be a temp	orary division of debts as fold	lows: virgadepti:
		2, Chile	
b. R	espondents	half be responsible for the fol	lowing debts:
	Mille		
There sh	all be a temp	oorary division of property, as	s follows:
a. P	etitioner sha	ll have sole possession of the	following items of property:
b	Pesnondent s	hall have sole possession of t	he following items of property:

(4)	There shall be a temporary division of motor vehicles, as follows:
	a. Petitioner shall have temporary possession of the following vehicles:
	(Vehicle #1, Make, Model, and Year)
	(Vehicle #2, Make, Model, and Year)
	b. Petitioner shall have temporary possession of the following vehicles:
	(Vehicle #1, Make, Model, and Year)
	(Vehicle #2, Make, Model, and Year)
-	Pelition r/Respondent skal pay ten politi spou Al maintenance to Pelition r/Respondent as fillows:
	JOE M. Cher
	There shall be a temporary restraining order in effect during these proceedings: Restraining the parties from transferring, encumbering, or concealing, or in any way disposing of any of the property of the parties;
	Omer://
10	9
LL OF WI	HICH IS SO ORDERED
	Judicial Officer
istribution:	

	STATE OF INDIANA COUNTY OF COUNTY)) SS:	IN THE COUNTY CIVIL DIVISION CAUSE NO. CAU	J, ROOM ROOM USE NUMBER	COURT
	IN RE THE MARRIAGE O	F:			_
	YOUR NAME Petitioner,				
	v.				
	YOUR SPOUSE'S NAME Respondent.				
		МОТ	ION FOR FINAL	HEARING N	
	Petition for Dissolution of M next available hearing date.	ſarriage	and requests that the	"IDIX"	the Verified earing on the
	LE	A)	RETIFICATE OF S	MANK	
		,c ⁽¹⁾	MICHEL -		
	SP	800 S	J P =		
		NA CI) ERTIFICATE OF S	ERVICE	
INSERT THE DATE YOU SEND THIS TO THE OTHER PARTY, OR HIS/HER LAWYER	I hereby certify that I sent a or the other party if the othe	copy of r party i	this document by f s not represented by	first class mail to the other pa	
			\	GN HERE AFTER YOU PRINT TH gnature	IS FORM
			215	gnature	

STATE OF INDIANA) SS:	IN THE COUNTY CIVIL DIVISION, ROOM ROOM	COURT
COUNTY OF NAME OF COUNTY	CAUSE NO. CAUSE NUMBER	Ď
IN RE THE MARRIAGE OF:		
YOUR NAME		
Petitioner,		
V.		
YOUR SPOUSE'S NAME		
Respondent.		
OPDER	SETTING FINAL HEARING	
		hao benebias
The Petitioner has filed a MC	otion for a Final Hearing which the court has cor	isidered and
now grants.	SE.	
TE IC THEREFORE ORDI	ERED that the final hearing for this matter shall	he held on
		de neid on
at	Different the course was	
for the hearing	DYXX (C)	
(6)	MI CRE	
180 CK	1 PO	
So ordered this	\mathcal{L}'	
50 ordered tims 17 17 17)	
MIL		
, ,	Judicial Officer	
Distribution:		

STATE OF INI	,		COUNTY	OM ROOM	COURT
COUNTY OF		SS: CIVIL I CAUSE	OIVISION, ROO NO. CAUSE 1	JIVI	
IN RE THE MA	ARRIAGE OF:				
YOUR NAME					
Petitioner,					
v.					
YOUR SPOUSE'S	SNAME				
Respondent.					
	DEC	REE OF DIS	SSOLUTION C	F MARRIAGE	
The Cou	ırt having review	ed the Verifi	ed Petition for D	Dissolution of Mar	riage and having
	ring in this matte			14,	
1. I	Petitioner and Re	spondent wei	re married on	82	,
and sepa	arated on			/	
2	LEA	VE.	J Bun	as been a continuo ty for the art and een a continuous r	e months.
State of	Indiana for the	ist six month.	or to the fili	ing of the Verified	l Petition for
Dissolut	ion of Marriage	4770) `		
4.	CAN D	0,4,		pregnant.	
5.	Veither party is a	nber of t	he military.		
6.	There are no chil	dren of the m	arriage.		
	Joint debt.				
	The division of jo	ointly held de	bts shall be as fo	ollows:	
	The parties have:	no outstandin	g debts for which	ch they are respon	sible
1	Petitioner will be	solely respon	nsible for the fol	llowing debts and	shall hold
Respond	lent harmless fro	m liability, e	xpense, attorney	's fees, and loss v	vhich may be
incurred	by Respondent	arising out of	Petitioner's fail	lure to pay such de	ebts.
Name o	f Creditor		A	amount of Debt	

Respondent will be solely responsible for the following debts and shall hold Petitioner harmless from liability, expense, attorney's fees, and loss which may be incurred by Petitioner arising out of Respondent's failure to pay such debts.						
Name of Creditor	Amount of Debt					
Petitioner agrees to hold Respondent hareness in	e since the date of final separation. It liability, expense attorney's fees, Itising out of Peditionel's failure to pay					
Dilli						
Debts held in Respondent's name only: Respondent shall be solely responsible for	all debts held in individual					
name, and all debts incurred by in						
Respondent agrees to hold Petitioner harmless from						
and loss which may be incurred by Petitioner, aris						
such debts.						
Other:						

9. Vehicles
The vehicle division shall be as follows:
There are no vehicles to divide.
Petitioner shall have possession of the following vehicle(s), and Respondent shall
execute all documents necessary to transfer title of said vehicles within a reasonable time
following the date of this Order:
(Vehicle #1, Make, Model and Year)
(Vehicle #2, Make, Model and Year)
Respondent shall have possession of the f Nowing verticle (s., and Petitioner shall execute all documents necesses to unit fer this of said vehicles within a reasonable time
following the date of this order:
(Vehicle #1, Make, Model and Xear)
(Vehicle #2, Mate, Model and Year)
All outstanding debts related to the above listed vehicles has been allocated in
paragraph number 8 of this Agreement/Order.
paragraph number of this rigidement of deci-
10. Personal property.
The parties' personal property division shall be as follows:
The parties have divided all items of personal property.
Petitioner shall have sole possession of the following items of personal property:

	Dagman dant a	hall have sale passession of the following items of personal
	-	hall have sole possession of the following items of personal
prope	rty:	
-		AZI.
	4	Q.Y.
11.	Marital Resi	dence.
	The parties as	re owners of real estate located at
		$\sqrt{\sqrt{200}}$
partie	es agree that.	AVEDENLAIVI
	Petitioner	shall retain take ressession and shall become the sole owner of
	Respondent,	Said real estates
	_ respondent.	
	Dutie S	Salles the monital maridance by
	Petitioner	Chall was ate the marital residence by
	_ Respondent	
	1	
	_ Petitioner	shall be responsible for all payments related to property, taxes a
	_ Respondent	homeowners insurance and shall receive the deductions for
		mortgage interest and taxes.
	Petitioner	shall transfer, by Quitclaim Deed, interest in said real
	- Respondent	estate to the party retaining possession of the marital residence
		The second like to 1 d d d d d d d d d d d d d d d d d d
		•

	Petitioner	agrees to refinance the mortgage debt related to the marital
	Respondent	residence and make good faith effort to obtain a release of the
		other party on said debt on the earliest possible date. Upon release
		of the other party from mortgage debt, the other party shall
		transfer, by Quitclaim Deed, interest in said real estate. The
		party assuming responsibility for mortgage agrees to hold the other
		party harmless from all liability, expense, attorney fees, loss or
		damages which may be a result of a failure to make payments on
		said mortgage debt.
	Other	
	-	
	The parties a	are jointly responsible on a lease for a residence located at
	The second secon	and
the pa	arties agree that:	shar reas possessions the teased premises, be responsible for
	Respondent	the remaining rental payment and fees due under said lease, and
		regrees to hold the other party harmless for all liability, expense,
	~	attorney (ees, loss or damage which may be a result of the failure
	15°	Oo make required payments under said lease.
	Petitioner	Thall vacate the leased residence by
	Respondent	
	Other	*
12.	Change of names.	
		ould like the following former name restored and shall hereinafter be
	known as:	

	Respondent would like the f	following former name restored and shall hereinafter
	be known as:	
	Neither Petitioner nor Respo	ondent requests a name change.
13.	The marriage has suffered an irretri	evable breakdown and should be dissolved.
14.	Findings of the Court	
agreer of fin	of property, pensions, real estate, an ment submitted by the parties for appr	ant documents and have exchanged all information on d other assets and debts. This document represents an coval by the Court. The parties have submitted a waiver e property distribution provisions of this agreement the marital estate and debts.
evider	The Court, having held a hearing nce, now finds that the property distri	during which both parties appeared and presented bution provisions of this order
	constitute a presumptive equiversal reasonable.	ual division of marital property and is therefore just
	do not constitute the presum for the reasons set forth below, just	nptive equal division of marital property, however are and reasonable:
	LEAV	BEANK
	(0,4,	X CON
7 - 2	(0,1/1)	CONTRACTOR OF THE PROPERTY OF
	100 CK 1	× -
	5000	
IT IS dissol		Court that the parties' marriage is hereby
Date:		Judicial Officer
Distri	bution:	
Petitio	oner's Name and Mailing Address:	Respondent's Name and Mailing Address:

STA	TE (OF INDIANA)) SS:	IN THECIVIL DIVISION, ROOM	COURT
COUNTY OF		_)	CAUSE NO.	 .	
IN R	E TI	HE C	F:		
Petit	ione	r,			
v.					
Resp	ond	ent.			
		APPEARANCE I	BY UNR	EPRESENTED PERSON IN CIVIL CASE	
		This Appearance For	rm must	be filed on behalf of every party in a civil ca	ise.
	1.			and I am wering or defending)	
		in this case I am not re	presented	by a lawyer.	
	2.	required by Court Rule case, involves a protect a no-contact order, you	s. (NOTE tion from 1 must pro	ng legal service of documents and case informate: If you are the Initiating party and this case, abuse order, a workplace violence restraining ovide an address for the purpose of legal servitud not be one that exposes the whereabouts of	or a related g order, or ce of
		Phone:Fax:	I will acco		
		may check the box bel	ow:	ave used the Attorney General Confidential ad General confidential address	dress, you

(This clerk will	case type as defined in A tell you the case type if you don't kn Clerk's Office.)	
4. There are related	ed cases: <i>(If yes, please indicate belo</i> Yes No	ow)
Caption and ca	se number of related cases:	
Caption:		Case No.:
Additional info	rmation as required by local rule:	
	Signatur	re
	CERTIFICATE OF S	ERVICE
	that I sent a copy of this Appearance arty is not represented by an attorne	ce by first class mail to the opposing by on
	·	
	Signat	ture

STATE OF IN	NDIANA)	IN THE	N POOM	COURT
COUNTY OF					
IN RE THE N	MARRIAGE OF	:			
Petitioner,					
v.					
Respondent.		-			
	VERIFIED P	ETITI	ON FOR DISSO	LUTION OF MAR	RIAGE
			With Request	for Provisional Orde	ers
The P	etitioner,			, now state	es:
1.					,
and se	parated on				
2.				has been a cont	inuous resident of
				County for the last	
3.				has been a continuo	
State	of Indiana for th				
4.	There are no c	hildrer	born of the marri	age.	
5.	Debts and proj	erty.			
	There are no d	ebts/p	ersonal property to	divide.	
	Petitioner wish	nes the	court to divide the	following debts/per	csonal property.
	a				
	b.				
	c.				
	d		5		

6.	is not pregnant.
7.	Neither party is a member of the military.
8.	This marriage has suffered an irretrievable breakdown and should be dissolved.
9.	Change of name:
	Wife would like the following former name restored
	·
	Wife does not request a name change.
I request that	this Court issue its order dissolving the marriage of the parties, and for all
other just and	d proper relief and until this matter is finalized:
10.	I request the following provisional orders:
	Temporary possession of the marital residence;
	Temporary division of debts;
	Temporary division of property;
	Temporary division of motor vehicles;
	Spousal maintenance;
	Restraining the parties from transferring, encumbering, concealing, or in
	any way disposing any of the property of the parties;
	Other:
	
I affirm unde	r penalties of perjury that the foregoing representations are true.
	Signature
.	CERTIFICATE OF SERVICE
I hereby certif	y that I sent a copy of this document by to the other, or the other party if the other party is not represented by a lawyer, on this
	day of, 20
	Signature

STATE OF INDIANA)	IN TH	E DIVISION, ROOM		COURT
COUNTY OF) 55.	CAUS	E NO.	· · · · · · · · · · · · · · · · · · ·	
IN RE THE	OF:				
Petitioner,	-				
v.					
Respondent.	-				
		<u>S</u> 1	<u>UMMONS</u>		
	[For Dis	ssolution	n of Marriage Case.	s Only]	
The State of India	ına to Resp	ondent:			
You have been su the Court named above.	ied by your	r spouse	for dissolution of r	narriage. The o	
If this Summons date and time stated on the BE HEARD AND A DE Restraining Order is issu Order.	ne Notice o CISION M	of Hearin IAY BE	MADE BY THE C	OT APPEAR, E COURT. If a Te	VIDENCE MAY emporary
If you wish to retable before the date stated on			epresent you in the isional Hearing.	matter, it is ad	visable to do so
If you take no act Dissolution of Marriage the following: paternity, personal), and other distr	and/or mak child custo	ke a dete	d support, maintena	include but no ance, visitation,	t limited to any of
Dated:			_		, Clerk
					,County

The following manner of service of Summons is	s hereby designated:
Registered/Certified mail to be sent by the	
Service by Sheriff on Individual at addre	
Service by Sheriff at place of employme	nt, (name and address of spouse's employer):
SHERIFF'S RETURN OF	SERVICE OF SUMMONS
I hereby certify that I have served this summons 20	s on the day of,
By delivering a copy of the Summons are identified on the first page of Summons.	nd a copy of the complaint to the Respondent
By leaving a copy of the Summons and a	a copy of the complaint at
	, which is the dwelling place g a copy of the Summons to the Respondent at
Other Service or Remarks:	
Sheriff's costs	Sheriff
	By:
CLERK'S CERTIFI	ICATE OF MAILING
I hereby certify that on thed copy of this Summons and a copy of the Petition the Summons by (registered or certified mail), [return receipt, at the address provided by the Pe	ay of, 20, I mailed a n to the Respondent identified on the first page of] requesting a titioner.
Dated:	
	Clerk, County

RETURN ON SERVICE OF SUMMONS BY MAIL

	I hereby certify that the attached receipt was and a copy of the Petition mailed to the Respondent of	ondent identifi	ied on the first page of	
	I hereby certify that the attached return receisions and a copy of the Petition was returned and a copy of the Petition was returned and of	urned not accep	oted on the	he
	I hereby certify that the attached return receis Summons and a copy of the Petition mailed of this Summons was accepted by on the day of	to the Respond	ent identified on the fi on behalf of the Respo	rst page
Dated:	·	Clerk,		County

STATE OF INDIANA)	IN THECIVIL DIVISION, ROOM	COURT
COUNTY OF) SS:)	CAUSE NO	
IN RE THE MARRIAGE C			
Petitioner,	_		
v.			
Respondent.			
<u>N</u>	OTICE	OF PROVISIONAL HEARING	
been filed in this Court. Th	e Court	olution of Marriage and Request for Proving now sets this matter for a Provisional He	aring on
prepared to present evidenc matters being decided in yo		port of their petition. Failure to appear m	ay result in
So ordered this			
		Judicial Officer	
Distribution:			

STATE OF I	INDIAN	ΙA)55.	IN THECIVIL DIVISION	N ROOM		COURT
COUNTY O	F)	CAUSE NO			
IN RE THE	MARRI	AGE OF:					
Petitioner,							
v.							
Respondent.							
				PROVISION	AL ORDER		
Petiti provisional l matter now f	nearing (on		ppear and Respor	ndent appears/ he court havir	does not appearing been duly ac	er for Ivised in this
	_ Petiti	oner/Resp	onden	nt shall have temp	orary possess	ion of the mari	tal residence
	_ There	e shall be a	temp	orary division of	debts as follo	ws:	
	a.	Petition	er sha	ll be responsible	for the follow	ing debts:	
	b.	Respond	dent sl	hall be responsibl	e for the follo	wing debts:	
	_ There	e shall be a	temp	orary division of	property, as f	ollows:	
	a.	Petition	er sha	ll have sole posse	ession of the fo	ollowing items	of property:
			72				
	h	Respons	dent d	hall have sole no	esession of the	following iter	ns of property

	There	e shall be a temporary division of motor vehicles, as follows:
	a.	Petitioner shall have temporary possession of the following vehicles:
		(Vehicle #1, Make, Model, and Year)
		(Vehicle #2, Make, Model, and Year)
	b.	Petitioner shall have temporary possession of the following vehicles:
		(Vehicle #1, Make, Model, and Year)
		(Vehicle #2, Make, Model, and Year)
		oner/Respondent shall pay temporary spousal maintenance to oner/Respondent as follows:
		e shall be a temporary restraining order in effect during these proceedings: Restraining the parties from transferring, encumbering, or concealing, or y way disposing of any of the property of the parties; Other:
	-	
	1	
ALL OF WH	псн	IS SO ORDERED
		Judicial Officer
Distribution:		

STATE OF INDIANA)	IN THE	ON, ROOM	COURT
COUNTY OF) SS: _)	CAUSE NO	ON, ROOM	
IN RE THE MARRIAGE OF	?:			
Petitioner,	-			
v.				
Respondent.	-			
	МОТ	TION FOR FINA	AL HEARING	
The Petitioner now structure Petition for Dissolution of M next available hearing date.			s have passed since the fil at this matter be set for Fi	
			Signature	
	<u>CI</u>	ERTIFICATE O	F SERVICE	
I hereby certify that I sent a coor the other party if the other	party i	s not represente		
		i.	Signature	

STATE OF INDIANA)	IN THE CIVIL DIVISION, ROOM		COURT
COUNTY OF) SS:)	CIVIL DIVISION, ROOM CAUSE NO	1	_
IN RE THE MARRIAGE OF			-	
Petitioner,	_			
V.				
Respondent.	_			
<u>(</u>	<u>ORDER</u>	SETTING FINAL HEAI	RING	
The Petitioner has file	ed a Mo	ion for a Final Hearing wh	nich the court ha	is considered and
now grants.				
		RED that the final hearing		
[The court allows		for the hearing.]		
So ordered this				
		Judicial Officer		
Distribution:				

STATE OF INDIANA)	IN THE _	ZICION DOOM	M	COURT
COU	NTY O	F	_) _)	CAUSE N	0	VI	
IN RI	ETHE	MARRIAGE OF:					
				is .			
Petiti	oner,						
v.							
A. (20)							
Respo	ondent.						
		DF	CREI	E OF DISSO	OLUTION OF	MARRIAGE	
	The C					ssolution of Marr	iage and having
held a		earing in this ma					
	1.	_					
	and s	eparated on					
	2.					been a continuou	is resident of
						for the last three	
	3.					n a continuous re	
	State					g of the Verified	
	Disso	olution of Marriag	ge				
	4.			Tank to the second seco		pregnant.	
	5.	Neither party is	s a me	mber of the	military.		
	6.	There are no cl	nildrer	of the marr	riage.		
	7.	Joint debt.					
		The division of	joint	y held debts	shall be as fol	lows:	
		_ The parties hav	e no c	outstanding o	debts for which	they are respons	ible
		_ Petitioner will	be sol	ely responsi	ble for the follo	owing debts and s	hall hold
	Resp	ondent harmless	from 1	iability, expe	ense, attorney's	s fees, and loss w	hich may be
	incur	red by Responder	nt aris	ing out of Pe	etitioner's failu	re to pay such del	bts.
	Nam	e of Creditor			An	nount of Debt	
	-				-		

Respondent will be solely responsible for	the following debts and shall hold							
Petitioner harmless from liability, expense, attorney's fees, and loss which may be neurred by Petitioner arising out of Respondent's failure to pay such debts.								
Name of Creditor	Amount of Dept							
8. Individual debt.								
The individual debt division shall be as follows:								
Debts held in Petitioner's name only:								
Petitioner shall be solely responsible for a	all debts held in individual name,							
and all debts incurred by in nan	ne since the date of final separation.							
Petitioner agrees to hold Respondent harmless from								
and loss which may be incurred by Respondent,	arising out of Petitioner's failure to pay							
such debts.								
Other:								
Debts held in Respondent's name only:								
Respondent shall be solely responsible for	or all debts held in individual							
name, and all debts incurred by in	_ name since the date of final separation.							
Respondent agrees to hold Petitioner harmless fr	om liability, expense, attorney's fees,							
and loss which may be incurred by Petitioner, ar	ising out of Respondent's failure to pay							
such debts.								
Other:								

9. Vehicles
The vehicle division shall be as follows:
There are no vehicles to divide.
Petitioner shall have possession of the following vehicle(s), and Respondent sha
execute all documents necessary to transfer title of said vehicles within a reasonable tin
following the date of this Order:
(Vehicle #1, Make, Model and Year)
(Vehicle #2, Make, Model and Year)
Respondent shall have possession of the following vehicle(s), and Petitioner shall
execute all documents necessary to transfer title of said vehicles within a reasonable tin
following the date of this Order:
(Vehicle #1, Make, Model and Year)
(Vehicle #2, Make, Model and Year)
All outstanding debts related to the above listed vehicles has been allocated in
paragraph number 8 of this Agreement/Order.
10. Personal property.
The parties' personal property division shall be as follows:
The parties have divided all items of personal property.
Petitioner shall have sole possession of the following items of personal property

	_ Respondent s	shall have sole possession of the following items of personal
prope	erty:	
11.	Marital Res	idence.
	The parties a	re owners of real estate located at
parti	es agree that:	
	_ Petitioner	shall retain/take possession and shall become the sole owner of
	Respondent	said real estate.
	Petitioner	shall vacate the marital residence by
	- Respondent	
	_	
	Petitioner	shall be responsible for all payments related to property, taxes and
ii.	Respondent	homeowners insurance and shall receive the deductions for
		mortgage interest and taxes.
		mortgage interest and taxes.
	Petitioner	shall transfer, by Quitclaim Deed, interest in said real
	Respondent	estate to the party retaining possession of the marital residence by
	_ Kespondent	estate to the party retaining possession of the marital residence by
		•

	Petitioner	agrees to refinance the mortgage debt related to the marital
	Respondent	residence and make good faith effort to obtain a release of the
		other party on said debt on the earliest possible date. Upon release
		of the other party from mortgage debt, the other party shall
		transfer, by Quitclaim Deed, interest in said real estate. The
		party assuming responsibility for mortgage agrees to hold the other
		party harmless from all liability, expense, attorney fees, loss or
		damages which may be a result of a failure to make payments on
		said mortgage debt.
	Other	sara mongage acon
	The parties a	re jointly responsible on a lease for a residence located at
		and
the par	rties agree that:	
•	Petitioner	shall retain possession of the leased premises, be responsible for
	Respondent	the remaining rental payment and fees due under said lease, and
		agrees to hold the other party harmless for all liability, expense,
		attorney fees, loss or damage which may be a result of the failure
		to make required payments under said lease.
	Petitioner	shall vacate the leased residence by
	Respondent	
	Other	
12.	Change of names.	
	<u> </u>	ould like the following former name restored and shall hereinafter be
	known as:	and the following former mand recover and chair meremation of

	Respondent would like the	following former name restored and shall hereinafter
	be known as:	
	Neither Petitioner nor Respo	ondent requests a name change.
13.	The marriage has suffered an irretri	evable breakdown and should be dissolved.
14.	Findings of the Court	
agree of fir	of property, pensions, real estate, an ment submitted by the parties for appropriate of the parties of the parties for appropriate of the parties for approximate the parties for approximate of the parties for approximate the parties for approximate the parties for approximate the parties for approximate the parties of the parties for approximate the parties for ap	rant documents and have exchanged all information on ad other assets and debts. This document represents an roval by the Court. The parties have submitted a waiver are property distribution provisions of this agreement the marital estate and debts.
evide	The Court, having held a hearing nce, now finds that the property distri	g during which both parties appeared and presented ibution provisions of this order:
	constitute a presumptive equreasonable.	ual division of marital property and is therefore just
	do not constitute the presun for the reasons set forth below, just	nptive equal division of marital property, however are, and reasonable:
-		
IT IS disso		Court that the parties' marriage is hereby
Date:		
		Judicial Officer
Distr	ibution:	
Petiti	oner's Name and Mailing Address:	Respondent's Name and Mailing Address: