SUPERIOR COURT OF THE DISTRICT OF COLUMBIA FAMILY COURT

Domestic Relations Branch

PRINT YOUR NAME	-
STREET ADDRESS	-
CITY, STATE AND ZIP CODE	DRB
☐ SUBSTITUTE ADDRESS: CHECK BOX IF YOU HAVE WRITTEN SOMEONE ELSE'S ADDRESS BECAUSE YOU FEAR HARASSMENT OR HARM.	
PLAINTIFF,	JUDGE:
v.	
PRINT YOUR SPOUSE'S NAME	-
STREET ADDRESS	-
CITY, STATE AND ZIP CODE	-
DEFENDANT.	
	R ANNULMENT OF MARRIAGE g Child Support yes no
I,Print Your Name	, am the Plaintiff in this case and state that
1. This Court has the authority to dec because: [Check All That Apply]	ide my request for annulment and related issues
I am currently a resident of the	ne District of Columbia.
☐ My spouse and I were marrie	d to one another in the District of Columbia.

2.	My spouse and I were married: [CHECK ONE]	
	by ceremony on, in Date CITY AND STATE	
	by common law on or about, in	
3.	My marriage should be annulled because: [CHECK ALL THAT APPLY]	
	at the time I married my spouse, one of us was already married to someone else.	
at the time I married my spouse, one of us was insane, and we did not voluntarily continue to live together as spouses after I learned of the insanity.		
	☐ I married my spouse as a result of my spouse's force or fraud.	
	at the time I married my spouse, I was under 16 years old, and we did not voluntarily continue to live together as spouses after I turned 16 years old.	
4.	I state the following with regard to my married name: [Check One]	
	☐ I did not change my name when I married my spouse.	
	☐ I changed name when I married my spouse. I do not wish to return to a former name.	
	☐ I changed my name when I married my spouse and I now wish to return to my birth name or another legal name I used before my marriage. I have no illegal or fraudulent reason for making this request. The former name I want restored is:	
	PRINT NAME YOU WOULD LIKE THE COURT TO RESTORE	
	Marital Property & Marital Debt	
5.	I state the following about property from my marriage: [CHECK ONE]	
	☐ My spouse and I have no marital property.	
	☐ My spouse and I may have marital property, but I am not asking the Court to divide or distribute it.	
	My spouse and I have a written agreement resolving all of our marital property issues and I am not asking the Court to divide or distribute any marital property.	

My spouse and I have marital property that I am asking the Court to divide or distribute, and I have completed and attached the additional information required on Attachment A, which I incorporate into this Complaint.		
☐ I am not sure if my spouse and I have marital property.		
6. I state the following about debt from my marriage: [CHECK ONE]		
My spouse and I have no marital debt.		
My spouse and I may have marital debt, but I am not asking the Court to assign responsibility for it.		
My spouse and I have a written agreement resolving all of our marital debt issues and I am not asking the Court to assign responsibility for it.		
My spouse and I have marital debt that I am asking the Court to assign responsibility for, and I have completed and attached the additional information required on Attachment A, which I incorporate into this Complaint.		
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☐ I am not sure if my spouse and I have marital debt.		
Alimony		
Alimony 7. I state the following about my need for temporary financial support from my spouse		
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9. I state the following about our child(ren) who are under the age of 18: [CHECK ONE]
My spouse and I do not have any children together (through birth or adoption) who are under the age of 18.
My spouse and I do have children together (through birth or adoption) who are under the age of 18, but I am not asking the court to decide custody at this time.
My spouse and I do have children together (through birth or adoption) who are under the age of 18, and we have a written agreement about custody and I am not asking the court to decide custody at this time.
My spouse and I do have children together (through birth or adoption) who are under the age of 18, and I am asking the court to decide custody. I have completed and attached the additional information required on Attachment B, which I incorporate into this Complaint.
Child Support
Child Support 10. My spouse has the legal obligation to contribute to the support of our child(ren) who are 21 years old or younger or who are adult disabled children.
10. My spouse has the legal obligation to contribute to the support of our child(ren) who
10. My spouse has the legal obligation to contribute to the support of our child(ren) who are 21 years old or younger or who are adult disabled children.
 10. My spouse has the legal obligation to contribute to the support of our child(ren) who are 21 years old or younger or who are adult disabled children. 11. I state the following about my request for child support: [Check One] My spouse and I do not have any children together (through birth or adoption) or our
 10. My spouse has the legal obligation to contribute to the support of our child(ren) who are 21 years old or younger or who are adult disabled children. 11. I state the following about my request for child support: [Check One]

Attachments			
12. I have included the following attachment(s): [CHECK ALL THAT APPLY]			
 No attachments Attachment A (Marital Property, Debt or Alimony) Attachment B (Child Custody) Attachment C (Child Support) 			
13. I do / do not know of any proceedings in the District of Columbia or in any state or territory involving the same claim or subject matter as this case. Please list s docket number for cases involving the same claim or subject matter.			
Court	Case Number	Case Type	

Request for Relief

I RESPECTFULLY REQUEST that the Court: [CHECK ALL THAT APPLY] Grant me an Annulment. Divide marital property and/or assign marital debts in a manner that is equitable, just and reasonable. Award alimony in a manner that is fair and just. Award custody in the best interests of the child(ren). Hold a hearing on my request for child support within 45 days of filing and issue a Notice of Hearing and Order Directing Appearance ("NOHODA") to the other parent with the date and time of the hearing. Award child support according to the Child Support Guideline of the District of Columbia and other applicable laws, including: [CHECK ALL THAT APPLY] ☐ current child support (support starting today and continuing into the future) ☐ retroactive child support (support for time before today) ☐ medical support Note that we have a written agreement. I request that the Court: [CHECK ONE] include our written agreement as a part of its order. not include our written agreement as a part of its order.

I ALSO REQUEST that the Court award any other relief it considers fair and proper.

Restore me to my former name.

I declare under penalty of perjury that the foregoing is true and correct.

If this document is to be signed outside the geographic boundaries of the United States, Puerto Rico, the United States Virgin Islands, and any territory or insular possession subject to the jurisdiction of the United States, additional requirements must be met prior to signing. See Super. Ct. Dom. Rel. R. 2(c)(1)(B).

SIGN YOUR NAME	DATE
PRINT YOUR NAME	PHONE NUMBER
HOME ADDRESS 1	EMAIL ADDRESS
HOME ADDRESS 2	
SUBSTITUTE ADDRESS: CHECK BOX IF YOU	
HAVE WRITTEN SOMEONE ELSE'S ADDRESS	
BECAUSE YOU FEAR HARASSMENT OR HARM.	

Service of Your Complaint: Domestic Relations Rule 4

You start a case by filing papers called a **complaint** at the **Family Court Central Intake Center**. When you file a **complaint**, the Family Court Central Intake Center will give you a **summons**. A **summons** is a paper that you must give to the person you are filing against. The person you file against is called an **opposing party** or other **party**. You must make sure that the **opposing party** gets a copy of the **summons** and your **complaint** and any orders. This is called **service of your complaint**. You cannot give the papers to the **opposing party** yourself; someone else must give them to the **opposing party**. **The chart below gives instructions on how to serve the complaint and summons**.

After you make sure that someone else gives the papers to the other party, you must prove to the Court that you did this. You can prove this to the Court by filing an Affidavit of Service form. You must serve the papers and file an Affidavit of Service form within 60 days after you file your complaint. If you have questions about serving these documents, go to the Family Court Self Help Center at DC Superior Court or visit www.LawHelp.org/DC.

Remember to always keep a copy of the papers for yourself. And, you may need to make more copies to serve the other party in a different way.

Below are the ways you can serve your complaint and summons and prove to the Court that you did it. All of the forms discussed below can be found at the Family Court Self Help Center at DC Superior Court or at www.LawHelp.org/DC.

Type of Service	Proof of Service
Have someone who is over 18 years old and not a party to the case (NOT you): • Hand a copy of the papers to the other party; or • Leave a copy of the papers at the other party's home with a person of suitable age and discretion who lives there (someone who you think is old enough or responsible enough to give the papers to the other party).	 The person who served the papers must fill out an Affidavit of Service by Individual. The completed Affidavit must be filed at the Family Court Central Intake Center.
 Mail a copy of the papers to the other party by certified mail, return receipt requested. Send a copy of the papers to the other party's home. You can do this yourself at the post office. Someone else can do this for you too. 	 Keep the return receipt ("green card") if it comes back to you; Fill out an Affidavit of Service by Certified Mail; and File the completed Affidavit with the return receipt attached at the Family Court Central Intake Center. Note: If you do not receive a return receipt or it comes back saying your papers cannot be delivered, you will need to serve the papers a different way.

Mail the papers to the other party by first class mail (postage prepaid) and include:

- An envelope addressed to you with a stamp on it (so that the other party can mail the Court's Notice and Acknowledgement form back to you); and
- Two (2) copies of the Court's Notice and Acknowledgment form (one for the other party to keep and one for you).

- The signed **Notice and Acknowledgement form** is the proof of service.
- The other party has 21 days from the date the letter is mailed to sign and return the Notice and Acknowledgement form to you.
- If the other party returns the completed form, file the completed Notice and Acknowledgement form at the Family Court Central Intake Center.
- **Note**: If the other party does not return the form, you will need to serve the papers in a different way. If this happens, you can ask the Court to order the other party to pay you back any money you spend serving the papers in another way.

If you are asking for child support or to establish parentage of a child, the Family Court Central Intake Center will issue you a Notice of Hearing and Order Directing Appearance (also called a NOHODA). There are special instructions for serving a NOHODA, these can be found at the Family Court Self Help Center and online at www.ProBono.center/NOHODAInstructions

If you need more than 60 days to serve the papers, you can ask the judge to give you more time. You can ask for more time by filing a Motion for Additional Time to Serve. You must ask for more time to serve and a new summons before the first summons expires. If you do not do this, the Family Court Central Intake Center may dismiss your complaint. You can get a Motion for Additional Time to Serve at the Family Court Self Help Center at DC Superior Court or visit www.LawHelp.org/DC.

If you tried but were not able to serve the other party or parties using any of the methods above, you can ask the judge to let you serve the parties in a different way by filing a Motion for Alternative Service. You can get a Motion for Alternative Service at the Family Court Self Help Center at DC Superior Court or visit www.LawHelp.org/DC.