STATE OF INDIANA		L	IN THE	COURT
COUNTY OF			CAUSE NO	
IN R	E THE MARRIA	GE OF:		
Petit	ioner,			
v.				
Resp	ondent.			
	APPEA	RANCE BY UN	REPRESENTED PERSON II	N CIVIL CASE
1.		Initiating	and I am ented by a lawyer.	:
2.	by Court Rules involves a protect order,	. (NOTE: If you of ection from abus you must provide ss should not be	ng legal service of document and are the Initiating Party and this e order, a workplace violence re an address for the purpose of lone that exposes your location.	case, or a related case, estraining order, or a no- egal service of documents.
	Phone: Fax:	I will accept serv	vice at the above email address. The vector of the above email address. The vector of the above email address.	nfidential address, you may
			l confidential address	
3.	This is a DC ca	ase type as define	ed in Administrative Rule 8(B)(3	3).
4.		ed cases: (<i>If yes</i> ,) Yes No	please indicate below)	

Caption and case number	of related cases:	
Caption:	Case No.:	
Additional information as	required by local rule:	
	Signature	
	CERTIFICATE OF SERVICE	
•	t a copy of this document on	•
_		
_		
	Signature	

NOT FOR PUBLIC ACCESS IN ACCORDANCE WITH INDIANA RULES ON ACCESS TO COURT RECORDS

ATTENTION CLERK: FOR SELF REPRESENTED LITIGANTS TREAT THIS FORM AS IF IT IS PRINTED ON LIGHT GREEN PAPER. IF E-FILED, FILE AS A CONFIDENTIAL DOCUMENT.

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO:	
IN THEOF		
Minor Child (paternity only)		
Petitioner		
vs.		
Respondent		
	CIVIL APPEARANCE FORM	
Social security numbers of all fa	mily members in cases involving ch	ild support
Name:	_SS#	
Name:	SS#	
	SS#	
Name:	SS#	
Name:	SS#	
Name:	SS#	

NOT FOR PUBLIC ACCESS

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
Petitioner,		
v.		
Respondent.		
	<u>SUMMONS</u>	
[For Diss	olution of Marriage Cases Only]	
The State of Indiana to Respo	ondent:	
You have been sued by your sthe Court named above.	spouse for dissolution of marriage	e. The case is pending in
If this Summons is accompan on the date and time stated on the Ore EVIDENCE MAY BE HEARD AND Temporary Restraining Order is issue knowledge of the Order.	O A DECISION MAY BE MADE	NOT APPEAR, E BY THE COURT. If a
If you wish to retain an attorn before the date stated on the Notice of	ey to represent you in the matter, f Provisional Hearing.	it is advisable to do so
If you take no action in this car Dissolution of Marriage and/or make the following: paternity, child custod or personal), and other distribution of	y, child support, maintenance, pa	but not limited to any of renting time, property (real
Dated:		, Clerk
		. County

The 1	following manner of service of S	Summons is hereby designated:					
	Registered/Certified mail to b	be sent by the Clerk					
	Service by Sheriff on Individ	e by Sheriff on Individual at address shown above					
	•	employment, (name and address of spouse's employer)					
	SHERIFF'S RE	TURN OF SERVICE OF SUMMONS					
I here	eby certify that I have served thi	s summons on the day of, 20					
	By delivering a copy of the S identified on the first page of	ummons and a copy of the complaint to the Respondent the Summons.					
	By leaving a copy of the Summons and a copy of the complaint/petition at:						
	which is the dwelling place or usual place of abode of the Respondent and by mailing a copy of the Summons to the Respondent at the above address.						
	Other Service or Remarks:						
Sheri	iff's costs	Sheriff					
		Ву:					
		Deputy					
	CLERK'S	CERTIFICATE OF MAILING					
of the		day of, 20, I mailed of the Petition to the Respondent identified on the first page rtified mail),					
Date	d:						
		Clerk,County					

RETURN ON SERVICE OF SUMMONS BY MAIL

	I hereby certify that the attached receipt wand a copy of the Petition mailed to the Responder	espondent identified or	· ·
	I hereby certify that the attached return resummons and a copy of the petition was a	=	-
	I hereby certify that the attached return resummons and a copy of the Petition mails of this Summons was accepted by Respondent on the day of	ed to the Respondent ic	lentified on the first page _ on behalf of the
Dated:			
		Clerk,	County

STAT	E OF I	INDIANA	IN THE			_ COUR
COUNTY OFIN RE THE MARRIAGE OF:			CAUSE NO.			
Petitio						
and						
Respo	ondent.					
		VERIFIED PET	TITION FOR DISS	OLUTION OF N	<u>MARRIAGE</u>	
			With Request for Pr	ovisional Orders		
	The I	Petitioner,		, now	states:	
	1.	Petitioner's resid	lential address is:			
	2.	Respondent's res	sidential address is:			
	3.	Petitioner has be	een a resident of the	state of	for _	years
and _	mc	onths and a resident	t of	County for	years and	_ months.
	4.	Respondent has	been a resident of th	ne state of	for	years
and _	mo	onths and a resident	t of	County for	years and	months.
	5.			has been a	continuous resid	dent of
			Cοι	inty or stationed a	at a United States	s military
instal	lation v	vithin the county fo	or the last three (3) m	nonths.		
	6.			has been a cor	ntinuous resident	of the
State	of India	ana or stationed at a	a United States milit	ary installation wi	thin Indiana for	the last six
(6) m	onths.					
	7.	Petitioner and Re	espondent were mari	ried on		,
and se	eparate	d on		·		

8.	Petitioner	a me	mber of the military.
9.	Respondent	a n	nember of the military.
10.	There are	children	of the parties currently living who are either less than
wenty-one (2	21) years of age or	incapacit	rated, namely:
Name and D	ate of Birth	Age	Address
11.	Datitionar	*****	-mont
11.	Petitioner Respondent		
12.	The parties' marr	iage has	suffered an irretrievable breakdown.
12.	The parties mair	iage nas	suffered an interievable bleakdown.
13.	☐I am filing this	petition	on my own behalf.
			-OR-
netition becau	☐ ☐ I am the guard	ian of	and am filing this is incapacitated. My name is
			_ and my address is:
and I have att	ached a copy of the	e court or	rder granting me authority to petition for dissolution of
	cribed in IC 29-3-9		
14.			is the fit and proper person to have custody
of the minor of			
15.	An order for child	d support	and parenting time should be issued.
16.	☐ There are	no other	open cases related to this/these child(ren).

-OR-There are other open cases related to this/these child(ren). They are: Location (County and State) Cause/Case Number Petitioner _____ a lifetime sex or violent offender. Respondent _____ a lifetime sex or violent offender. Debts. There are no debts to divide. -OR-Petitioner wishes the court to divide the following debts. a. b. c. d. Assets and property. There are no assets to divide. -OR-

Petitioner wishes the court to divide the following assets, including personal

Page 3 of 5

17.

18.

19.

property.

, and for all
lowing, to be

		Restraining the parties from removing the child(ren) from the state	without	
	the pe	ermission of the court or all parties;		
		Restraining the parties from transferring, encumbering, concealing, or in		
	any w	yay disposing any of the property of the parties;		
		Other:		
	_			
The undersi and stateme	_	firms under penalties for perjury that the foregoing representatio true.	ns	
		Signature		
		CERTIFICATE OF SERVICE		
	S. mail,	postage prepaid toeres:	_ by	
		Signature		
		Signature		

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
Petitioner,		
v.		
Respondent.		
ORDER SE	ITING PROVISIONAL HEARIN	<u>[G</u>
been filed in this Court. The Cour	esolution of Marriage and Request for the tree to the sets this matter for a Provision the ence in support of their petition. Failurence.	nal Hearing. The parties
IT IS SO ORDERED that this ma	atter shall be heard on:	
Dated:		
	Judicial Officer	
☐ The Clerk shall ser	ve this pleading upon	
by certified mail at the following a	address (this requires an additional fo	ee payable to the Clerk):
The Clerk shall have by sheriff at the following address	ve this pleading served upon:	
Distribution:		

STATE OF INDIANA		IN THE	COURT
COUNTY O	F	CAUSE NO	
IN RE THE	MARRIAGE OF:		
Petitioner,			
v.			
Respondent.		_	
		PROVISIONAL ORDER	
provisional h		s not appear and Respondent appears/doc The Court having begin	
	Petitioner Respondent	is awarded custody of the minor child(r	ren).
	Petitioner Respondent	shall pay temporary child support for the amount of \$ per week by All support for the State Central Collection Unit PO Indianapolis, Indiana 46220-7130 (any cash). The court shall issue and immed Withholding Order pursuant to IC 31-1 or income provider to the child support	peginning on ort payments shall be see (case payments only) Box 7130, payments other than diately activate Income 6-15 to any employer
	Petitioner Respondent	shall be responsible for the first \$uninsured medical expenses for the mir Thereafter, Petitioner shall be responsible Respondent for % of annual uninexpenses for the minor child(ren).	nor child(ren). ole for% and
	Petitioner Respondent	shall have temporary parenting time wi as the parties agree or according to the Time Guidelines.	
	Petitioner Respondent	shall have temporary possession of the	marital residence.
Page 1 of 3		Approved by the Co	palition for Court Access

	Petitioner Respondent	available through employment, or Health Insurance Marketplace, or by government provided insurance for the following persons:
	Petitioner Respondent	shall pay temporary spousal maintenance to the other party as follows:
There	shall be a tempor	rary division of debts as follows:
	Petitioner Respondent	shall be responsible for the following debts:
	Petitioner Respondent	shall be responsible for the following debts:
There	shall be a tempor	rary division of property, as follows:
	Petitioner Respondent	shall have sole possession of the following items of property:
	Petitioner Respondent	shall have sole possession of the following items of property:

There	snan o	e a temporary	y division of motor venicles, as follows:
	Petitioner Respondent		shall have temporary possession of the following vehicles:
□ Re	Kesp	onaent	(Vehicle #1, Make, Model, and Year)
			(Vehicle #2, Make, Model, and Year)
	□ Petitioner□ Respondent		shall have temporary possession of the following vehicles:
			(Vehicle #1, Make, Model, and Year)
			(Vehicle #2, Make, Model, and Year)
There	shall b	e a temporary	y restraining order in effect during these proceedings:
		_	g the parties from removing the child(ren) from the state withousion of the court or all parties;
		_	g the parties from transferring, encumbering, or concealing, or disposing of any of the property of the parties;
		Other:	
ALL WHIC	H IS SO	ORDERE	D
Distribution:			Judicial Officer

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
Petitioner,		
v.		
Respondent.		
<u>MO1</u>	TION FOR FINAL HEARING	
	at sixty (60) days have passed since the Marriage and requests that this matterng date.	_
	Signature	
	CERTIFICATE OF SERVICE	
I hereby certify that I sent first-class U.S. mail, postage prepai at the following address:	a copy of this document ond to	by
	Signature	

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
Petitioner,		
v.		
Respondent.		
ORDER	SETTING FINAL HEARING	
The Petitioner has filed a Monow grants.	otion for Final Hearing which the C	Court has considered and
IT IS SO ORDERED that t	he final hearing for this matter shal	ll be heard on:
[The court allows fo	r the hearing.]	
Dated:	Judicial Officer	
☐ The Clerk shall serve	e this pleading upon	
by certified mail at the following ad		
The Clerk shall have by sheriff at the following address:	this pleading served upon	
Distribution:		

STATE OF INDIANA	IN THE	COURT
COUNTY OF	CAUSE NO	
IN RE THE MARRIAGE OF:		
Petitioner,	_	
v.		
Respondent.	-	
<u>DECRE</u>	E OF DISSOLUTION OF MARRIAGE	
The Court having review	ved the Verified Petition for Dissolution of	Marriage and having
held a final hearing in this matte	er, now finds the following:	
1. Petitioner and Re	espondent were married on	,
and separated on	·	
2.	has been a conti	inuous resident of
	County for the last three months.	
3.	has been a continuous r	esident of the State of
Indiana for the six mont	hs prior to the filing of the Verified Petition	for Dissolution of
Marriage.		
4.	is pregnant.	
5. Petitioner	a member of the military and Responde	ent a
member of the military.		
6. There are	children of the marriage, namely:	
Name	Date of Bi	rth
		

7.	Custo	Custody and care of the minor child(ren).					
	It is in	the best interes	st of the child(ren) that:				
		-	all have joint legal custody over the minor child(ren) with ng the primary custodial parent.				
		The parties shall have joint legal custody over the minor child(ren) with Respondent being the primary custodial parent.					
			Petitioner shall have sole legal custody of the minor child(ren) and shall be the primary custodial parent.				
		Respondent shall have sole legal custody of the minor child(ren) and shall be the primary custodial parent.					
		Other, as desc	Other, as described below:				
8.	Parer	Parenting Time					
	Parenting time with the minor child(ren) shall be as follows:						
		Petitioner	shall have parenting time with the minor child(ren), at a				
		Respondent	minimum, as set out by the Parenting Time Guidelines				
		Other	The parties agree that it is in the best interests of the				
			minor child(ren) to follow a parenting time schedule that				
			does NOT follow the Indiana Parenting Time Guidelines.				
			Parenting time with the minor child(ren), shall be as				
			follows:				

9.	Child	Support	
		Petitioner Respondent	will pay child support in the amount of \$
		Petitioner Respondent	shall be responsible for all controlled expenses related to the upbringing of the minor child(ren). (For use only in cases when parenting time is equally shared).
		Petitioner Respondent	will be responsible for the first of annual uninsured health and medical, dental, optical, hospital and prescription expenses for the minor child(ren). Thereafter, Petitioner shall be responsible for% of annual uninsured medical expenses for the minor child(ren), and Respondent shall be responsible for% of annual uninsured medical expenses for the minor child(ren).
		Petitioner Respondent	will be responsible to pay a child support arrearage in the amount f \$ which has accrued during the pendency of this proceeding. Such arrearage shall be paid in the periodic amount of \$ per

week in addition to the current support rendered above, until such arrearage has been satisfied.

10. **Health insurance**

The pr	ovisions	for health ins	urance maintenance shall be as follows:
	☐ Petitioner	shall maintain medical, dental and optical insurance as	
		Respondent	available through employment, or Health Insurance
			Marketplace, or by government provided insurance for the
			minor child(ren).
		Other	Health insurance is not available to either parent at a
			reasonable cost, therefore, neither party is ordered to
			provide health insurance at this time.
			In the event that health insurance for the children becomes
			available at a reasonable cost to one or both of the parties,
			the party to whom such coverage is available shall obtain
			coverage for the children within a reasonable time after
			such coverage becomes available.
11.	Taxes		
	The arr	rangement for	claiming the tax credits, exemptions and deductions for the
	minor o	children shall b	pe as follows:
		Petitioner	shall be entitled to claim the minor child(ren) for federal,
		Respondent	state, and local income tax purposes on an annual basis.
			The parties shall cooperate to sign all necessary
			documents that will allow the party claiming the
			exemptions to do so.

Petitioner and Respondent shall each be entitled to claim

the minor child(ren) for federal, state, and local income

tax purposes in alternating years.

Other

		Petitioner sha	il be entitled to claim the	minor child(ren) ir
		the year	, and every	year
		thereafter.		
		Respondent sl	nall be entitled to claim t	he minor child(ren)
		in the year	, and every	year
		thereafter. Th	e parties shall cooperate	to sign all
		necessary doc	uments that will allow th	ne party claiming
		the exemption	to do so.	
12.	Joint debt.			
	The division of join	intly held debts sha	all be as follows:	
	The parties have n	o outstanding debt	es for which they are resp	onsible
	Petitioner will be	solely responsible	for the following debts a	nd shall hold
Respo	ondent harmless fror	n liability, expense	es, attorney's fees, and lo	oss which may be
incur	red by Respondent a	rising out of Petitie	oner's failure to pay such	ı debts.
Nan	ne of Creditor		Amount of Debt	
				
	Respondent will b	e solely responsibl	e for the following debts	s and shall hold
Petiti	oner harmless from	liability, expense, a	attorney's fees, and loss	which may be
incur	red by Petitioner aris	sing out of Respon	dent's failure to pay such	ı debts.
Nam	e of Creditor		Amount of Deb	ot

13.	Individual debt.
The i	individual debt division shall be as follows:
Debt	s held in Petitioner's name only:
	Petitioner shall be solely responsible for all debts held in his/her individual name,
and a	all debts incurred by him/her in his/her name since the date of final separation.
Petiti	ioner agrees to hold Respondent harmless from liability, expense, attorney's fees,
and l	oss which may be incurred by Respondent, arising out of Petitioner's failure to pay
such	debts.
	Other:
Debt	s held in Respondent's name only:
	Respondent shall be solely responsible for all debts held in his/her individual
name	e, and all debts incurred by him/her in his/her name since the date of final
sepai	ration. Respondent agrees to hold Petitioner harmless from liability, expense,
attor	ney's fees, and loss which may be incurred by Petitioner, arising out of Respondent's
failu	re to pay such debts.
	Other:

14.	Venicles
The v	vehicle division shall be as follows:
	There are no vehicles to divide.
	Petitioner shall have possession of the following vehicle(s), and Respondent shall
execı	ate all documents necessary to transfer title of said vehicles within a reasonable time
follo	wing the date of this Order:
(Vehi	icle #1, Make, Model and Year)
(Vehi	icle #2, Make, Model and Year)
	Respondent shall have possession of the following vehicle(s), and Petitioner shall
	ate all documents necessary to transfer title of said vehicles within a reasonable time wing the date of this Order:
(Vehi	icle #1, Make, Model and Year)
(Vehi	icle #2, Make, Model and Year)
	All outstanding debts related to the above listed vehicles has been allocated in
parag	graph number 11 or 12 of this Decree.
15.	Personal property.
The p	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 shall have sole possession of the following items of personal property:			
16. Mar	rital Residence.		
The parties	are owners of rea	l estate located at:	
	Petitioner	shall retain or take possession and shall become the sole	
	Respondent	owner of said real estate.	
	Petitioner	Shall vacate the marital residence by:	
	Respondent		
	Petitioner	Shall be responsible for all payments related to property	
	Respondent	taxes and homeowners insurance and shall receive the	
		deductions for mortgage interest and taxes.	
	Petitioner	Shall transfer, by Quitclaim Deed, his/her interest in said	
	Respondent	real estate to the party retaining possession of the marital	
		residence by:	
	Petitioner	Agrees to refinance the mortgage debt related to the	
	Respondent	marital residence and make a 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, his/her interest in said real estate. The	
		party assuming responsibility for mortgage agrees to hold	
		the other party harmless from liability, expense, attorney	

			fees, loss or damages which may be a result of a failure to		
			make payments on said mortgage debt.		
		Other			
The p	oarties a	re jointly respon	sible on a lease for a residence located at:		
			, and the parties		
agree	that:				
		Petitioner	shall retain or take possession of the leased premises, be		
		Respondent	responsible for the remaining rental payment and fees		
			due under said lease, and agrees to hold the other party		
			harmless from 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			
17.	Chan	ge of names.			
	Petitioner .would like the following former name restored and is not a lifetime se				
or vic	olent off	ender or Petition	ner has complied with I.C. 31-15-2-19; Petitioner shall		
hereii	nafter be	e known as:	•		
	Respo	ondent would lik	te the following former name restored and is not a lifetime		
sex or	r violent	t offender or Res	spondent has complied with I.C. 31-15-2-19; Respondent		
		fter be known as			
	Neith	er Petitioner nor	Respondent is granted a name change.		

 The marriage has suffered an irretrievable breakdown and should be dissolved 	18.	The marriage	has suffered	l an irretrievab	le breakdown	and should b	e dissolved
--	-----	--------------	--------------	------------------	--------------	--------------	-------------

19. **Findings of the Court**

The Court, having held a hearing during which both parties appeared and presented evidence, now finds that the property distribution provisions of this order:

constitute a presumptive equesionable.	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:
IT IS THEREFORE ORDERED by the dissolved.	Court that the parties' marriage is hereby
Date:	
	Judicial Officer
Distribution:	
Petitioner's Name and Mailing Address:	Respondent's Name and Mailing Address: