# LA. C.C. ART. 103 (1) DIVORCE FORM PACKET (LIVING SEPARATE AND APART) INSTRUCTIONS

These instructions are to help you through the process of getting a divorce under Louisiana Civil Code article 103 (1) which allows you to get divorced if you have already lived separate and apart from your spouse for either 180 days if you do not have minor children or 365 days if you do have minor children.

These forms are not legal advice and cannot take the place of the advice that a lawyer can give you. It is always best to speak with a lawyer before taking any legal action.

If you represent yourself in court, you must follow all of the proper procedures and the law. It is your responsibility to see your case through the whole process.

#### STEP ONE: THE PETITION

This will guide you through the Petition paragraph by paragraph. Read everything carefully, double check the information you fill in, and make sure you fill out the forms clearly and completely.

- The top part of this form is for your case information. Fill in your name in the first blank on the left because you are the petitioner. Your spouse is the defendant, so write his/her name underneath. For now, leave the blanks on the right empty. When you file this form in the Clerk of Court's office, they will give you the docket number and the division that is assigned to you.
- The beginning paragraph asks you to fill in your name and domicile. Your domicile is the parish/county and state where your permanent address is currently.
- Paragraph 1 asks you to fill in your spouse's name and domicile. Your spouse's domicile is the parish/county and state where his/her permanent address is currently.
- Paragraph 2 asks you the date and place you were married. It also asks you to fill in the last place that you and your spouse lived as a married couple.
- Paragraph 3 requires that you state the date when the physical separation between you and your spouse commenced.
- Paragraphs 4 and 5 do not require you to fill in anything; however, if you or your spouse is an active member of the United States armed forces or you contracted a covenant marriage, then you may not be able to use the forms to get your divorce.
- Paragraph 6 is about your children. Check the correct statement that applies to you.
   Check the first blank if you do not have any children that are under 18 from your marriage. Check the second blank, if you do have children that are under 18 from your marriage and write their names and dates of birth in the blank lines.
- Paragraph 7 says why the law allows you to get divorced in this case. No information is needed.
- The paragraph after is a summary of everything you're asking the court to do. It also deals with the costs of coming to court for this divorce. Select the option that you are asking the court to do.

- Then, sign and print your name along with your address, telephone number and email address under where it says "respectfully submitted" so the court knows who filed it and how to contact you.
- The very last part has to do with service on your spouse. You have two options at this point:
  - The first option can only be used if your spouse will accept a copy of the petition from you. After you file your petition, you will get a certified copy and give it to your spouse. Your spouse will also have to fill out a form and get it notarized. Check the first option if this is what you want to do. Step 3 will give you the instructions on how to do this.
  - The second option is to request service by the Sheriff's Office. Check the second option and fill in your spouse's name and information if this is what you want to do. There is a cost for having the sheriff serve your spouse.

Along with your petition, you will also have to sign the Verification form, which states that you are swearing that everything in your petition is true. This step requires you to go to a notary. You must have a picture ID to get the form notarized. Make sure you fill out this form in the presence of the notary.

#### STEP TWO: FILING

To file your papers, you must go to Clerk of Court's office for your parish.

You must file the original forms that you filled out. It's also a good idea to make 2 copies of your forms and bring them with you. When you file the originals, ask the Clerk of Court's office to return one stamped copy to you for your records.

- If you have come to court previously with your spouse, let the Clerk of Court's office know so they can look up your information and put the right case number on your paperwork.
- If this is the first time coming to court with your spouse, the Clerk of Court's office will assign a case number to you and write it at the top of your filed pleadings. They will also assign you to one of court divisions (A, B, C, D or E). Make sure you keep this information because you will need it to check the status of your case.

Anytime you file something with the Clerk of Court's office, you will have to pay a filing fee. There are different fees for different documents. The Clerk of Court's office can tell you how much the fees are. If you cannot afford to pre-pay the costs, you may request to file as a pauper by filling out and filing a separate pauper form, which you can get from the 23rdjdc.org site or the Clerk of Court's office.

\*IMPORTANT- Pauper status does not make filing free, but only lets you go without paying in advance. You may have to pay court costs after the case is over.

#### STEP THREE: SERVICE/WAIVER

The next step is to give your spouse notice of your divorce by serving the petition on him/her. You have two options: 1) you can either get the Sheriff's office to make service on your spouse, or 2) you can send your petition to your spouse and get him/her to sign a waiver of service.

<u>OPTION 1: Service:</u> To have the Sheriff's office make service, you have to request it in your Petition for Divorce. Make sure that you have the service information filled out at the end of your Petition. <u>NOTE: If your spouse lives outside of Louisiana, you will have to get "longarm" service.</u> Please speak with the Clerk of Court for more information on how to do this.

<u>OPTION 2: Waiver:</u> Instead of having the Sheriff's office make service, you can get your spouse to sign a waiver of service. You must send or give your spouse a certified copy of your Petition, which you can get from the Clerk of Court's office after you file with them.

- You will also have to send or give your spouse the form called the Acceptance of Service and Waiver of Citation. This form says that your spouse received a certified copy of the petition and that he/she does not need service by the sheriff. You must make sure that the waiver is filled out and signed after the petition is filed with the Clerk of Court's office.
- Fill out all of the case information at the top of the document. Do not fill in the rest. Your spouse will have to fill out the form with a notary. You cannot fill it out for your spouse.

Once your spouse fills out the form, ask him/her to send it back to you so that you can file it. You will file it with the Clerk of Court's office, where you filed your petition before. Ask the Clerk of Court's office to provide you with a stamped copy of the waiver for your records. If your spouse does not agree to sign this form, you will need to request service in Option 1.

#### STEP FOUR: CHECK ON YOUR CASE

To check on your case status, you will have to call the Clerk of Court's office at (225) 621-8400 extension #396 for Ascension, (985)369-6653 for Assumption or (225) 562-2270 for St.James or visit in person.

If you asked the Sheriff's office to serve your spouse, you need to make sure the service return from the Sheriff's office is in the record and that it states that the Sheriff was able to serve your spouse either domiciliary or personally. If the service was "due and diligent", it means that the Sheriff's office was not able to make service on your spouse. You will have to request service again.

If you had your spouse fill out a waiver of service form, you need to make sure the waiver form has been filed into the record with the Clerk of Court's office.

Finally, check to see if your spouse filed a written answer or other pleading into the record about your divorce. If your spouse or his/her attorney filed an answer, then proceed to Option 2 under Step 5 and file your Motion to Set for Trial. If your spouse or his/her attorney filed another type

of pleading or the attorney contacted you in writing, you must send a Notice of Intent to Seek Default Judgment. You must send the notice certified mail. Keep a copy for yourself and when your green card is returned indicating that the letter was received, you may file your Motion to Obtain Default Judgment as explained in Step 5, Option 1 below. You should file a copy of the notice and the green car into the record with the Clerk of Court.

#### STEP FIVE: MOTIONS

Depending on the information you found out in Step 4, you may have to file a Motion to Obtain Default Judgment or a Motion and Order to Set Trial. You only need to do one of the following options.

<u>OPTION 1: MOTION TO OBTAIN DEFAULT JUDGMENT:</u> You can use this option if you have already completed Steps 1 through 4 <u>and if your spouse has not filed a written answer with the Clerk of Court's office after 21 days of service or signing of the waiver of service.</u> If your spouse did file a written answer, you cannot use this option. You have to use Option 2.

- Fill out the top part of the Motion to Obtain Default Judgment form completely with your case information. Put your name where it says Petitioner and your spouse's name where it says Defendant. Fill in your docket number and division on the top right.
- Under paragraph 1, you state which type of service was used on your spouse. Select the
  first option if you had the Sheriff's office serve your spouse. Select the second option if
  you had your spouse fill out the waiver form. You will also need to fill in the dates of the
  service or waiver. If you are unsure of the dates, call the Clerk of Court's office to find
  out this information. Do not leave this blank.
- Then, sign and write your name, address, telephone number and email address under where it says "respectfully submitted" so the court knows who filed it and how to contact you.
- The second page is for the court to fill out. Only fill out the caption again but do not write anything in the Order.

After you've filled out the form completely and checked that all the information is correct, you have to file it. Go to the Clerk of Court's office to file this paperwork. Again, it's a good idea to bring 2 copies and get one stamped by the Clerk's office for you to keep. You will have to pay a filing fee, unless you were granted pauper status. The Clerk of Court's office can tell you how much the fees will be.

<u>OPTION 2: MOTION TO SET FOR TRIAL</u>: You must use this option if you have already completed Steps 1 through 4 and your spouse <u>has filed a written answer with the Clerk of Court's office.</u> If your spouse did not file a written answer, it's faster to use Option 1.

- Fill out the top part of the Motion to Set for Trial form completely with your case information. Put your name where it says Petitioner and your spouse's name where it says Defendant. Fill in your docket number and division on the top right.
- The first paragraph asks you to fill in two dates. The first blank space is for the date that you filed your petition with the Clerk of Court's office. The second blank space is for the date that your spouse filed his/her written answer in the Clerk's office. If you are unsure of the dates, call the Clerk of Court's office to find out this information. Do not leave this blank.

 Next, sign and fill in your name, address, telephone number and email address under where it says "Respectfully submitted."

The next part is for the court to fill out. Do not write anything in this paragraph.

• Finally, write your spouse's name, address, and telephone number under where it says "Please serve." The Sheriff's office will use this information to make service on your spouse and let him/her know about your court date.

After you've filled out the form completely and checked that all the information is correct, you have to file it. Go to the Clerk of Court's office to file this paperwork. Again, it's a good idea to bring 2 copies and get one stamped and returned to you by the Clerk's office. You will have to pay a filing fee unless you were granted pauper status. The Clerk of Court's office can tell you how much the fees will be.

After you file the motion with the Clerk of Court's office, it will take some time for it to get to the judge's office. Once the judge signs it, you will be sent a signed copy with your court date.

#### STEP SIX: COMING TO COURT

Once you have your court date scheduled, prepare your judgment of divorce. Fill out the case information at the top of the paper like you did for your other pleadings. Also, make sure to fill in the service information for you and your spouse at the bottom of the page. The Clerk of Court's office will use this information to mail out your official certified copies of the divorce judgment later. You will also need to complete a Divorce Checklist. The Clerk of Court can assist you in determining the proper dates to include on the checklist.

You will have to file your judgment of divorce and 2 copies with the Clerk of Court's office the morning of your hearing before you go into the courtroom. Once you file it, let the Clerk of Court's office know that you are on your way to court.

Make sure you are present in the courtroom on the day and time that you were given by the court. Additionally, you will need two (2) witnesses who can testify based on their own knowledge that you and your spouse have lived separate and apart for the required amount of time. Get to court early to allow time for traffic, parking, walking to the courthouse, getting through security, and stopping by the Clerk of Court's office to file the judgment.

Go to the courtroom and wait quietly until your case is called. When your case is called, stand up and go forward. The judge will ask you some questions under oath to make sure everything is correct and he/she will want your witnesses to testify as well. If everything is in order, the judge will grant the divorce and sign the judgment. The court will keep the signed judgment so that it can be processed. You will get a copy of the judgment of divorce in the mail later. Make sure you and your spouse's mailing addresses are written correctly at the bottom of the judgment.

	*JU	DICIAL DISTRICT COURT
PETITIONER	*	
VERSUS	* DOCKET NO	DIV
	*	DADIGH LOUIGIAN
DEFENDANT	*	PARISH, LOUISIANA
DETITION FOR 1026	1) DIVODCE WITHOU	T MINOD CHIL DDEN
	1) DIVORCE WITHOUT  OF DIVORCE ISSUE ON	
The petition of		, (print your name)
		, (print name of county/parish
where you live) State of	, respect	tfully represents that this court is
he appropriate venue because: (ch		
Petitioner is domici	led in the parish of filing.	
Defendant is domic	iled in the parish of filing.	
The parties last live	d together as spouses in the	e parish of filing.
	1.	
Made defendant is		, (print spouse's name)
a major currently domiciled in the	County/Parish of	, (print name
of county/parish where your spou	se lives) State of	
	2.	
The parties were married o	n the day of	,
(print date of marriage) in	Coun	ty/Parish, State of
	ounty/parish and state whe	ere you and your spouse were
narried) and last lived as spouses		
	3.	
Petitioner and defendant pl		day of,
, (print date of physical		
since that time with the intent to be	_	
man time with the intent to be	4.	
Of the marriage no childre		were born or adopted, and the
spouses are not currently pregnant.		were born or adopted, and the
NOUNCE ALC HOLCHHEITHIV DIEPHAIH.	_	

(1a - PETITION)

Petitioner requests and is entitled to a divorce under the provisions of Civil Code Article 103(1), based on the parties having lived separate and apart for more than 180 days without reconciliation **before** the filing date of this Petition for Divorce.

6.
Petitioner (check, if applicable) wishes to have his/her name last name confirmed as
Defendant ( <i>check</i> , <i>if applicable</i> ) wishes to have his/her name last name confirmed as
(If you or your spouse took the other's last name during the marriage and want to return to:
(1) a pre-marriage last name, (2) the name of your/their minor children, or (3) the last name
on a birth certificate, print the last name. <u>Do not check this off for your spouse</u> unless you
have asked, and they have told you they would like this. If you do not need this, do not check
the boxes.)
7.
The Defendant is not an active-duty service member with the U.S. Armed Forces or its
allies, as defined by the Military Servicemembers Civil Relief Act (SCRA), and the spouses did
not enter into a covenant marriage.
8.
(check if filling IFP) Petitioner, due to poverty and want of means, is unable to pay the
costs of this suit and desires to file and prosecute this action under the provisions of LA C.C.P.,
Articles 5181-5188. (If you do not need this, do not check the box.)
WHEREFORE, petitioner prays that after all legal delays and due proceedings, that
there be judgment granting petitioner a divorce, that the requested pre-marriage name(s) be
confirmed, and for all general and equitable relief.
PETITIONER FURTHER PRAYS that: (select one of the following)
Petitioner be cast with the costs of these proceedings.
Defendant be cast with the costs of these proceedings.
The parties share the costs of these proceedings in equal amounts.
Respectfully submitted by:
PETITIONER, Self-Represented (signatur

(1a - PETITION)

	Print your name and address:
	Telephone No
	Email Address*
	*(Provide a private and secure email address. You <u>must</u> regularly check this address because you may be served official court documents during the case).
(Check one of the service optio	ons below)
<b>CLERK OF COURT:</b>	
1 I	RED AS THE DEFENDANT WILL ACCEPT SERVICE or a certified copy of the Petition)
I I	MPLETE LONG ARM SERVICE er a certified copy of the Petition and a Citation for Long Arm
PLEASE SERVE DEFEN	DANT:
(Fill in name and physical h	nome or work address)
	<del></del>
Best days/times to serve:	

	*	JUDICIAL DISTRICT COURT
PETITIONER	*	
VERSUS	*	DOCKET NO: DIV
	*	PARISH, LOUISIANA
DEFENDANT	*	
	VE	ERIFICATION
STATE OF		
PARISH/COUNTY OF _		
BEFORE ME, the	undersigned au	athority, personally came and appeared:
	P	PETITIONER
who, after being duly sw	orn, did depose	and say that:
The undersigned is	s the petitioner	in the above-entitled matter, and all of the allegations
contained in the petition are	e true and correc	et to the best of their knowledge, information, and belief.
_	PETITION	IER (Affiant) Signature
		()
SWORN TO AND	SUBSCRIBE	<b>D</b> before me, notary, this day of
,	20	
	NO	TARY PUBLIC

(1b - VERIFICATION)

(Print name and notary/bar roll number)

		*		_ JUDICIA	L DISTRICT COURT
PETITIONER		*			
VERSUS		*	DOCKE	Г NO:	DIV
		*			
		*			PARISH, LOUISIAN
DEFENDANT		*			
	EPTANCE OF S				
ГАТЕ OF		_			
OUNTY/PARIS	SH OF				
ersonally appear	red: 				
		DI	EFENDANT		
<ol> <li>Defendan         Divorce in     </li> <li>Defendan         delays, no     </li> <li>Defendan         and obtain     </li> <li>Defendan</li> </ol>	n the above number t expressly waives otice of trial, and a t acknowledges the n a Default Judgment t would like to rev	ered and sthe issurppearance that by signer of Devert to the	ts receipt of a entitled case; nance of formace at trial; and gning this wai ivorce in Defeeir pre-marria	al citation, so described and citation and cita	py of the Petition for ervice of process, all legal er will be able to go forward ence.  ge your last name.)  nt (Affiant) signature
				(Print na	ume)
SWORN TO	AND SUBSCRIB	BED BEF	FORE ME, N	OTARY PU	BLIC
	DAY OF				
NOTARY PU	JBLIC				
(Print name d	and notary/bar rol	ll numbe	er)		
		(2a	- WAIVER	)	

PETITIONER	
	*
VERSUS	* DOCKET NO: DIV
	*
DEFENDANT	PARISH, LOUISIAN
<u>AFFID</u>	VIT OF LONG ARM SERVICE
TATE OF	
ARISH/COUNTY OF	
FEORE ME, the undersigned No	ary Public, duly commissioned and qualified in this state,
ersonally appeared:	ary 1 done, dury commissioned and quantice in this state,
	PETITIONER
Vho, after being duly sworn, did o	epose and state that they are the Petitioner in the above and
oregoing numbered and entitled c	use and that (check one):
	ope properly addressed to the Defendant, with sufficient e United State mail on(write in
postage affixed, and deposited in the date you mailed the document ostal service of the Defendant is a prize you used), a commercial contaction. The delivery was made of the following address:	
e date you mailed the document ostal service of the Defendant is a Petitioner used the services of trvice you used), a commercial contaction. The delivery was made of the following address:	e United State mail on
postage affixed, and deposited in the date you mailed the document ostal service of the Defendant is a precision of the services of the vice you used), a commercial contaction. The delivery was made of the following address:	e United State mail on
postage affixed, and deposited in the date you mailed the document ostal service of the Defendant is a service you used), a commercial contaction. The delivery was made of the following address:	e United State mail on
postage affixed, and deposited in the date you mailed the document ostal service of the Defendant is a service you used), a commercial contaction. The delivery was made of the following address:	e United State mail on
ostage affixed, and deposited in the date you mailed the document ostal service of the Defendant is a Petitioner used the services of ervice you used), a commercial contaction. The delivery was made on the following address:	e United State mail on
postage affixed, and deposited in the date you mailed the document ostal service of the Defendant is a service you used), a commercial contaction. The delivery was made on the following address:	e United State mail on

	NO:	DIVISION
(Petitioner)	23rd JUDICIAL DISTRICT COURT PARISH OF STATE OF LOUISIANA	
Versus		
(Defendant)		
MOTION FOR ENTRY	OF JUDGMENT BY DI	<u>EFAULT</u>
NOW INTO COURT comes,	а ре	erson of the full age of majority
and domiciled in the Parish/County of	, State of	who respectfully
represents:		
	1.	
Defendant herein was personally served	with the petition for divor	rce, based on Civil Code Article
103(1) in the above-captioned matter on	(	OR Defendant executed a waiver
of service of the petition for divorce, based on G	Civil Code Article 103(1)	, in the above-captioned matter,
which was filed in the suit record on		
	2.	
Defendant has not filed an answer or ot	her pleading nor has defe	ndant or any attorney contacted
petitioner or submitted anything in writing to the	petitioner. (No 7 day not	ice required.)
	3.	
Petitioner is now ready to appear in oper	n court as required by Loc	al Rule 28.0
WHEREFORE petitioner prays that th	is matter be set on the co	urt's docket for presentation of
testimony and evidence and that thereafter a de	fault judgment of divorce	pursuant to Civil Code Article
103(1) be granted.		
	Respectfully sub	mitted:
	(SIGNATURE)	
	(PRINTED FULL	L NAME)
	(STREET ADDR	RESS)
	(CITY/STATE/Z	IP CODE)
	(TELEPHONE N	IUMBER)
	EMAIL ADDRE	SS

	NO: DIVISION
(Petitioner)	23rd JUDICIAL DISTRICT COURT
Versus	PARISH OF
(Defendant)	STATE OF LOUISIANA
<u>Ol</u>	RDER
Considering Petitioner's request for default	t judgment of divorce pursuant to Louisiana Civil Code
Article 103(1) and that pursuant to Appendix 28 of	the Uniform District Court Rules as they pertain to the
23 <sup>rd</sup> Judicial District Court wherein it states that in	dividuals representing themselves must appear in open
court to obtain a divorce,	
IT IS ORDERED that	, along with two independent witnesses, appear in
person at the courthouse in Gonzales, Louisiana or	n the day of,
20, at 9:00a.m. to confirm the divorce. This r	matter will be heard in front of the hearing officer in
Courtroom 3C.	
IT IS FURTHER ORDERED that prior to	o the hearing, shall file a proposed
judgment and completed 103(1) Divorce Checklist	with the Clerk of Court.
IT IS FURTHER ORDERED that	bear any costs associated with this
filing.	
THUS DONE AND SIGNED on this	day of, 20, at
Gonzales, Louisiana.	
	THE HONORABLE PATRICIA DOUGLAS HEARING OFFICER, 23 <sup>RD</sup> JDC

NO SERVICE REQUIRED

(D. CO.)	NO: DIVISION		
(Petitioner)	23rd JUDICIAL DISTRICT COURT		
Versus	PARISH OF		
(Defendant)	STATE OF LOUISIANA		
MOTION AND C	ORDER TO SET TRIAL		
NOW INTO COURT comes the Petition	ner, who, on suggesting to this Court that Petitioner filed		
a Petition for Divorce on	_, 20and that Defendant filed an Answer to the said		
petition on, 20,	moves this Court for an order setting the matter of the		
divorce for trial.			
WHEREFORE Mover prays that this	Court will set this matter for trial on the matter of the		
divorce.			
	Respectfully submitted,		
	(OLONA TUDE)		
	(SIGNATURE)		
	(PRINTED FULL NAME)		
	(CTREET ADDRESS)		
	(STREET ADDRESS)		
	(CITY/STATE/ZIP CODE)		
	(TELEPHONE NUMBER)		
	(EMAIL ADDRESS)		
	ORDER		
Considering the above and foregoing Motion:			
	for trial for divorce ato'clock a.m. on theday		
of	ance with the law and the rules of this Court. This matter		
· ·	to the hearing, shall file a proposed		
judgment and completed 103(1) Divorce Checklis			
THUS DONE AND SIGNED on this Gonzales, Louisiana.	sday of, 20, a		
Gonzales, Louisiana.			
PLEASE SERVE:	THE HONORABLE PATRICIA DOUGLAS HEARING OFFICER, 23 <sup>RD</sup> JDC		
(DEFENDANT'S FULL NAME)	_		
(STREET ADDRESS)	_		
(CITY/STATE/ZIP CODE)	_		
(TELEPHONE NUMBER)	_		

	NO: DIVISION
(Petitioner)	23rd JUDICIAL DISTRICT COURT
Versus	PARISH OF
(Defendant)	STATE OF LOUISIANA
JUDGMENT C	OF DIVORCE
THIS MATTER came before the Court purs	suant to regular assignment. The Court, considering
the entire record, the testimony of the witnesses, and	finding the law and evidence to be in favor thereo
ruled as follows:	
IT IS ORDERED, ADJUDGED, AND DEC	<b>CREED</b> that a divorce a vinculo matrimonii is here
granted, dissolving forever the bonds of matrimony h	neretofore existing between the parties, on the bas
that they lived separate and apart continuously and wi	thout reconciliation for a period of:
more than three hundred and sixty-five (36.	5) days prior to the filing of the Petition for Divor
(if minor children) <b>OR</b>	
more than one hundred eighty (180) days p	prior to the filing of the Petition for Divorce (if
minor children)	
in accordance with Louisiana Civil Code articles 103	(1) and 103.1.
IT IS FURTHER ORDERED, ADJUDGED	D, AND DECREED that pursuant to Louisiana Co
of Civil Procedure article 3947, the petitioner/defenda	ant is allowed to resume the use of her maiden nar
at her option, which is	,,
IT IS FURTHER ORDERED, ADJUDGED	D, AND DECREED that costs of court in this matt
are assessed against	
JUDGMENT RENDERED AND SIGNED	on thisday of,
, at, Louisiana.	
	WEGE AND WINGS A DISTRICT
PLEASE SEND NOTICE TO:	JUDGE, 23RD JUDICIAL DISTRICT
(PETITIONER'S FULL NAME)	(DEFENDANT'S FULL NAME)
(STREET ADDRESS)	(STREET ADDRESS)
(CITY/STATE/ZIP CODE)	(CITY/STATE/ZIP CODE)
(TELEPHONE NUMBER)	(TELEPHONE NUMBER)

(EMAIL ADDRESS)

(EMAIL ADDRESS)

## 23<sup>rd</sup> JUDICIAL DISTRICT COURT APPENDIX 28.1C: LA. C.C.P. ART. 1702(F) DIVORCE CHECKLIST LOUISIANA CIVIL CODE ARTICLE 103(1) OR ARTICLE 103(5) DIVORCE

### **FOR PRO SE ONLY**

	NUMBER	DIV ""	
Petitioner	23RD JUDICIAL	DISTRICT COURT	
VERSUS	PARISH OF ASCENSION		
	STATE OF LOU	ISIANA	
Defendant ************************************	* * * * * * * * * * * * * * * * * * * *	*****	
Date the parties were married:			
• The requisite period of time to live separat	e and apart (select one):		
180 days- there are no minor child	ren of the marriage		
365 days- there are minor children	of the marriage		
• For La. C.C. art. 103 (1): date the parties by	pegan living separate and apart:		
• For La. C.C. art. 103 (5): date that a protect	ctive order or injunction was issued	d against the defendant	
to protect the petitioner or a child of one o	f the spouses from abuse:		
Date the petition was filed:			
• Service / waiver (select one):			
Personal / domiciliary service on: _			
Waiver was executed on:	and filed on:		
Long arm service delivery on:	and affidavit filed	l:	
• Did the defendant make an appearance in a concerning the action after it was filed: Y			
If the defendant made an appearar writing, was notice of the default judgmen days before the default judgment? <b>Yes/ N</b> to La.C.C.P. Art. 1702A)	t sent to the attorney or defendant	by certified mail at least 7	
• If this is a divorce under La. C.C. 103(1), I	have 2 days passed since defendan	t's waiver was filed? Yes/ No	
• If this is a divorce under La. C.C. 103(5), l	have 21 days passed since service/	waiver of service? Yes/ No	
• If this is a divorce under La. C.C. 103(5), 1 protective order into the record? <b>Yes/No</b>		copy of the	
• Petitioner has 2 witnesses to appear in ope	on court to testify. Yes/ No		
• Petitioner has filed the original and not les	ss than one copy of the proposed do	efault judgment. Yes/ No	
<u>CERTIFICATI</u>	ON OF PETITIONER		
I certify that the information I have provide	d above is correct after an examina	ation of the record.	
GNATURE	DATE	_	
CERTIFICATIO	N OF MINUTE CLERK		

I certify that after examining the record, no answer or opposition has been filed in the proceeding.

DATE

MINUTE CLERK SIGNATURE