Morrow County Supplemental Forms ANSWER/COUNTERCLAIM – DIVORCE WITHOUT CHILDREN

This packet is designed to help litigants respond to a divorce action filed in Morrow County, Ohio. We suggest you read these instruction pages completely before starting to complete the included forms.

You are receiving a packet of documents to respond, pro se, to a divorce action filed in Court by your spouse. Pro se means you will complete these documents on your own, file them, and represent yourself. Please note that this packet is intended to help you comply with the local rule requirements of the Common Pleas Court of Morrow County, Domestic Relations Division at the time this packet was created. The Local Rules may change and you may want to check the local rules, at http://commonpleas.morrowcountyohio.gov/index.php/2012-11-20-02-38-33/domestic-relations-rules before you file. You will need another packet with Ohio Supreme Court Forms, in addition to this packet of forms, to respond to the divorce action. Please make sure you have both packets of forms before you file.

When you have completed the forms in this packet and the Ohio Supreme Court forms you are ready to file at the Clerk of Courts. You will file at The Clerk of Court, located in the Common Pleas Court of Morrow County, 48 E. High St., Mount Gilead, Ohio. We suggest you bring copies when you file. Copies should be made after you have the documents fully completed and notarized. You should bring three (3) copies of every filing. If you do not have copies made, the Clerk will make copies at a charge to you. We do not know what this charge will be. We suggest you keep a copy of everything you file, and everything your spouse files, with your important papers.

<u>CAUTION</u>: Divorce and custody affect important rights and involve difficult legal concepts. If you can afford an attorney, it would be reckless to proceed without one. Even licensed attorneys often refer the division of certain assets, such as retirement accounts and real estate, to specialists.

Remember, your spouse's attorney does not represent you and you should not rely upon them for advice or explanations.

By providing these forms, the Legal Aid Society of Columbus and the attorneys who are on its staff have **NOT** agreed to represent you and **WILL NOT** be available to answer your questions regarding these forms.

Forms & Information Needed to File For Divorce in Morrow County			
Form Name	Purpose		
Classification Form	This form is required only if you file a Counterclaim. Provide the requested information to the best of your ability. Write the words "pro se" by Ohio Supreme Court Registration Number and Trial Attorney. In most cases you will place an "X" by "Termination of Marriage, no Children."		
Duty to Keep Court Advised of Address Form This form is recommended if you file a Counterclaim, but it is required. Complete the blank sections and attach a copy to you Counterclaim (Uniform Domestic Relations Form 9), found in Ohio Supreme Court Packet. Read this Notice carefully. It or your and your spouse's duty to keep the Court informed of your address during the case.			
Restraining Order	This Order is required only if you file a Counterclaim. Attach a copy of this Order to your Counterclaim (Uniform Domestic Relations Form 9), found in the Ohio Supreme Court Packet. Please read this Order carefully because local rule 8 states that this standard mutual restraining order will remain in effect until the case is over or otherwise modified by the Court.		

IN THE COURT OF COMMON PLEAS OF MORROW COUNTY, OHIO CLASSIFICATION FORM

CASE NO			CASE NAME:	
CVIVI		ASSIFICA	ATION INTO WHICH THIS CASE FALLS:	
	Professional Tort Product Liability Other Torts Workers Compensation Foreclosure Administrative Appeal Complex Litigation Other Civil	A B C D E F G H	DOMESTIC RELATIONS Termination of Marriage, with children Termination of Marriage, no children Dissolution of Marriage, with children Dissolution of Marriage, no children Change of Custody Visitation Enforcement/Modification Support Enforcement/Modification Domestic Violence U.I.F.S.A. All Others	A B C D E F G H I J
	PLEASE PRINT OR TY	PE THE	E INFORMATION REQUESTED BELOW	
Date: _	.		Trial Attorney	
			Ohio Supreme Court Registration No.:	
			Address:	
			Telephone:	
			Fax:	

DUTY TO KEEP COURT ADVISED OF ADDRESS

During the pendency of any case or Motion, all Notices directed to a Party to the case will be sent to the address the Party has listed upon the Complaint, Petition or Motion. All Parties to a case not represented by an attorney, must, during the pendency of the case advise the Court, in writing, of his or her address if the address is different than that listed upon the Complaint, Petition or Motion or if the address otherwise changes during the pendency of the case. Failure to do so may result in Hearings being had and relief granted in default of a Party's appearance.

A copy of this Rule shall be served with all Complaints, Petitions and Motion filed on or after May 1, 2003.

The Form contained herein may be used to comply with this Rule and should be sent or delivered to the Clerk of the Court of Common Pleas of Morrow County, Ohio, 48 East High St., Mt Gilead, OH 43338. Additional copies of this Form may be obtained from the Clerk.

TO THE CLERK OF THE COURT OF COMMON PLEAS OF Morrow, OHIO:

REGARDING CASE	NAME:	CASE NUMBI	ER:
Now comes		, the	herein, and advises the
Court that my addresse	es are as follows	s:	
Residence address: Mailing ad		dress, if different	
) ::=		

IN THE COURT OF COMMON PLEAS OF MORROW COUNTY, OHIO DOMESTIC RELATIONS DIVISION

	Case No:
PLAINTIFF	
v.	Judge
DEFENDANT	Magistrate

RESTRAINING ORDERS

Pursuant to Local Court Rule 8, it is ORDERED that effective on the date a complaint is filed each spouse is enjoined from committing any of the following acts:

- 1. Removing, or causing to be removed, the child (ren) born or adopted by the parties and/or the child (ren) of either or both spouses, if any, from the Court's jurisdiction; and
- 2. Causing physical abuse, annoying, inflicting bodily injury, attempting to cause or recklessly cause bodily injury, threatening the use of force or imminent physical harm, stalking, harassing, interfering with or imposing any restraint of the personal liberty of the other spouse, committing any act with respect to a child in violation of the Revised Code of Ohio; and
- 3. Incurring debt in the name of the other spouse except for necessary food, housing, utilities, medical care, and necessary transportation; and
- 4. Selling, removing, transferring, encumbering, pledging, hypothecating, damaging, hiding, concealing, assigning or disposing of any and all property, real or personal, owned by both or either spouse or a child (including household goods, vehicles, financial accounts, and the personal property of each) without the prior written consent of the spouse or the Court. Excluded is any account now used for the payment of living costs; and
- 5. Voluntarily changing the term of, or beneficiary of, terminating coverage of, cashing in, borrowing against, encumbering, transferring, canceling or failing to renew any type of insurance, including health, automobile, life, home, liability, disability, or fire insurance that provides coverage for a spouse or child (ren) born or adopted by the parties; and
- 6. Voluntarily liquidating, cashing in, changing the beneficiary of, terms, or conditions of any retirement or pension plan or program that provides any benefit to a spouse or child (ren) born or adopted by the parties and/or of either or both spouses; and

7. Voluntarily interrupting or terminating any utility service to the marital residence without prior written consent of the other spouse or the Court.

Nothing in the above restraining orders precludes either spouse from using his/her separate property to pay necessary and reasonable attorney fees, litigation and court costs in this action.

WARNING

This is an official Court Ord	er. If you disobey any order of Court, you may be
found in contempt of Court, sentence	d to jail, fined, and ordered to pay costs and attorney
fees in addition to any other legal ren	nedy available to the spouse, child (ren) or other
modifies or terminates it or (2) a judg	in effect until (1) the Court issues an order, which gment for divorce or legal separation is filed with the
Clerk of Courts.	
DATE	Magistrate