### STATE OF VERMONT

### SUPERIOR COURT Unit

# FAMILY DIVISION Case No.

Plaintiff Name	Defendant Name
	v.
laintiff Information:	55.4
Name:	
Street Address:	
Mailing Address (if different from Street Address):	
City/State/Zip:	
Daytime Phone:	
Attorney Name:	Attorney Phone:
efendant Information:	
Name:	Date of Birth:
Street Address:	City/State/Zip:
Mailing Address (if different from Street Address):	
City/State/Zip:	Email Address:
Daytime Phone:	
Attorney Name:	
	SUMMONS
HIS SUMMONS IS DIRECTED TO:	Name of Defendant
. PLAINTIFF	IS SEEKING A
☐ <b>DIVORCE</b> ☐ <b>LEGAL SE</b> The Plaintiff's Complaint begins on the nex papers that affect your rights.	<b>EPARATION</b> CIVIL UNION DISSOLUTION at page. Do not throw these papers away. They are official
Answer. You can get an official court form	REPLY WITHIN 21 DAYS. Your written response is called a n for an Answer to a Divorce Complaint at any Vermont
Family Court or on the Judiciary web site a	at <a href="http://www.vermontjudiciary.org">http://www.vermontjudiciary.org</a> .
s. YOU MUST RESPOND TO EACH CLAIM. In	your Answer you must state whether you agree or disagre

4. IF YOU DO NOT FILE AN ANSWER OR FILE AN APPEARANCE, THE COURT IS NOT REQUIRED TO NOTIFY YOU OF HEARINGS. If you do not attend the court hearings, the Plaintiff may receive everything requested in the Complaint. You will not get a chance to tell your side of the story.

with each paragraph of the Complaint. If you believe the Plaintiff should not be given everything

asked for in the Complaint, you should say so in your Answer.

6.	YOU MUST GIVE OR SEND YOUR ORIGINAL ANSWER TO THE COURT at this address:
7.	<b>LEGAL ASSISTANCE:</b> You may wish to get help from a lawyer. Even if you cannot get legal help, you must still give the Court a written Answer to protect your rights.
	Date
	Plaintiff's Attorney/Court Clerk

5. YOU MUST GIVE OR SEND A COPY OF YOUR ANSWER TO THE PLAINTIFF. If the Plaintiff has an

attorney, you must give or send a copy of your Answer to the Plaintiff's attorney.

## COMPLAINT FOR DIVORCE/LEGAL SEPARATION/DISSOLUTION

### **FACTS**

		 State
☐ I have resided in Ve	rmont for 6 full months, since	
(P) Defendant is now a resi	dent of	(Month/Date/Year)
(b) Defendant is now a resi	dent of,	State •
☐ Defendant has resid	led in Vermont for 6 full months, since	•
- Mandana		(Month/Date/Year)
☐ Marriage:		
we were married at	City	State
	and are still married	
Month/Date/Ye	ear	
☐ Civil Union:		
	t	
our civil amon took place a	t	State
	and it has never bee	
Month/Date/Ye	rar	
Grounds for Divorce /Logal	Consention / Dissolution. The wassen	am acking for a
· •	Separation/Dissolution: The reason I	<u> </u>
☐ Divorce Is that:	☐ Legal Separation	☐ Dissolution
☐ Divorce Is that:	•	☐ Dissolution
<ul><li>☐ Divorce</li><li>Is that:</li><li>☐ Six Month Separation:</li></ul>	☐ Legal Separation	☐ Dissolution d apart for more than six (6)
<ul><li>☐ Divorce</li><li>Is that:</li><li>☐ Six Month Separation:</li><li>consecutive months and</li></ul>	☐ Legal Separation  We have or will have lived separate an d it is not reasonably probable that we parated on:	Dissolution  d apart for more than six (6) can resume our relationship.
<ul> <li>□ Divorce</li> <li>Is that:</li> <li>□ Six Month Separation:</li> <li>consecutive months and</li> <li>The Defendant and I se</li> </ul>	☐ Legal Separation  We have or will have lived separate an dit is not reasonably probable that we parated on:  Month/Date/Year - this field is red	☐ Dissolution  d apart for more than six (6) can resume our relationship.  guired
<ul> <li>□ Divorce</li> <li>Is that:</li> <li>□ Six Month Separation:</li> <li>consecutive months and</li> <li>The Defendant and I se</li> </ul>	☐ Legal Separation  We have or will have lived separate an d it is not reasonably probable that we parated on:	☐ Dissolution  d apart for more than six (6) can resume our relationship.  guired
<ul> <li>□ Divorce</li> <li>Is that:</li> <li>□ Six Month Separation:</li> <li>consecutive months and</li> <li>The Defendant and I se</li> <li>□ Other: (Please explain)</li> </ul>	Legal Separation  We have or will have lived separate an dit is not reasonably probable that we parated on:  Month/Date/Year - this field is red	☐ Dissolution  d apart for more than six (6) can resume our relationship.  guired
<ul> <li>□ Divorce</li> <li>Is that:</li> <li>□ Six Month Separation:</li> <li>consecutive months and</li> <li>The Defendant and I se</li> <li>□ Other: (Please explain)</li> <li>_</li> <li>Minor Children of the Particular</li> </ul>	Legal Separation  We have or will have lived separate and it is not reasonably probable that we parated on:  Month/Date/Year - this field is reading.	☐ Dissolution  d apart for more than six (6) can resume our relationship
<ul> <li>□ Divorce</li> <li>Is that:</li> <li>□ Six Month Separation:</li> <li>consecutive months and</li> <li>The Defendant and I se</li> <li>□ Other: (Please explain)</li> <li>Minor Children of the Parti</li> <li>We have children of our m</li> </ul>	Legal Separation  We have or will have lived separate and it is not reasonably probable that we parated on:  Month/Date/Year - this field is red  ies: arriage who are either younger than 1	☐ Dissolution  d apart for more than six (6) can resume our relationship
□ Divorce Is that: □ Six Month Separation: consecutive months and The Defendant and I se □ Other: (Please explain)  Minor Children of the Parti We have children of our mold and still in high school.	Legal Separation  We have or will have lived separate and it is not reasonably probable that we parated on:  Month/Date/Year - this field is reading.  ies: arriage who are either younger than 1 Include born or adopted children.	Dissolution  d apart for more than six (6) can resume our relationship.  guired  18 years old, or are 18 years
□ Divorce Is that: □ Six Month Separation: consecutive months and The Defendant and I se □ Other: (Please explain) _  Minor Children of the Parti We have children of our mold and still in high school.	Legal Separation  We have or will have lived separate and it is not reasonably probable that we parated on:  Month/Date/Year - this field is red  ies: arriage who are either younger than 1	Dissolution  d apart for more than six (6) can resume our relationship  uired
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5.	UCCJEA Jurisdiction: Information required under 15 V.S.A. § 1071  (A) During the last five years the children listed above have lived at the following addresses with the following household members:					
	(Begin with the child's residence <b>just before</b> this court case started and list all addresses for the					
	past five years.)					
	Address	Dates	Name of All Persons Living			
	(Include street/city/state)	(From when to when)	in the Household with the Child			
	Use an additional page if you need more space. If che the addresses for each child.	hildren have lived at different addresses	from each other please indicate			
	(B) If the current address of any household member listed in the last column is different from the address listed above, please provide a current address for that person in the box or on					
	another page.					
	(C) Please check the box below if the st		r each box you check,			
	please explain your answer on anot	• •				
	☐ I have participated as a party, wi	·				
	custody of this child or these children in Vermont or another state.					
	☐ I have information about a case concerning this child or these children that is now pending					
	in a Vermont court or a court in another state.					
	☐ I have knowledge about a persor	• •	• •			
	of this child or these children or who claims to have custody of or visitation rights to this					
	child or these children.					
6	Property Assets and Debts:	☐ Lam not filing with this Con	nnlaint a completed			
υ.	<b>Property, Assets and Debts:</b> ☐ I am ☐ I am not filing with this Complaint, a completed Financial form 400-00813B that lists all of the property, assets and debts that my spouse and					
	I own together or separately that are known to me					
7.	Public Assistance:					
	☐ I receive assistance from the Division of Economic Services.					
	☐ The Defendant receives public assist	tance from the Division of Ecor	nomic Services.			
	·					

			know, the Defendar	on, dissolution or annul nt has not filed for divo	•	_
				r divorce, legal separati	on dissoluti	ion or annulment
	ш			n. (If you check this box		
		information below. U	•	' · ·	i, you must j	m m che
		Type of Action	Who Filed	Where Filed		Year Filed
				(Court, County, Stat	e)	
				,		
		Please attach a copy of an	y Court Order issued in (	a case listed above.		
9.	Rel	lief from abuse or prot	tective order procee	edings:		
	_	-	•	abuse or a request for	a protective	e order against
		the Defendant AND, a	is far as I know, the	Defendant has not filed	l such an act	ion against me.
		I have filed a complain	nt for relief from abu	use or a request for a p	rotective or	der against the
				omplaint for relief fron		•
				this box, you must com	nplete the in	formation below.
		Use an additional pag Type of Action	Who Filed	Where Filed		Year Filed
		Type of Action	Wild Flied	(Court, County, Stat	e)	rearrinea
		Please attach a copy of an		a case listed above		
		Trease accuent a copy of an	y court order issued in t	a case nstea above.		
10.	Mi	litary Service:				
		The Defendant is in th	ne military service.			
		The Defendant is not	in the military servic	ce.		
		I am in the military se	rvice.			
		I am not in the militar	y service.			
REQ	UES	ST FOR RELIEF				
	1.	I ask that the Family (	Court grant me: (che	ck each box that applies)		
		☐ Decree of Divorce	☐ Decree of	of Legal Separation	□ Decre	e of Dissolution
	2.	Parental Rights and R	esponsibilities			
		Legal parental rights	and responsibilities	:		
		$\square$ Shared jointly				
		$\square$ Given solely to:	☐ Myself	☐ Defendant		
		Physical parental righ	ts and responsibilit	ies		
		$\square$ Shared jointly				
		$\square$ Given solely to:	☐ Myself	☐ Defendant		
	3.	Parent Child Contact	for:   Myself	☐ Defendant		
			•	aintenance supplemen	ıt.	

8. Earlier actions for divorce, legal separation, dissolution, annulment:

□ 5.	Division of Property (divide our property, assets and debts).
□ 6.	Spousal Maintenance (Alimony).
□ 7.	Court costs.
□ 8.	Attorney fees.
□ 9.	Name change: I would like to resume my former name of:
an <i>filir</i>	order that includes the provisions of our written agreement. (In order to qualify for the reduced agree, the attached agreement must cover all the issues that the Plaintiff seeks to have the Court olve.)
that if the	that the above statements are true and accurate to the best of my knowledge and belief. I understand above statements are false, I will be subject to the penalty of perjury or to other sanctions in the of the court.
Date	
	Signature of Plaintiff
	Printed Name