



**NEVADA DIVORCE**  
& Bankruptcy Services, Inc.

**1-888-326-8876**

Main Office

338 California Avenue, Reno, NV 89509



**CALIFORNIA QUESTIONNAIRE**  
For California Residents ONLY!



Dear Sir/Madam:

Please fill out each section fully. If a particular section does not apply, such as children, property, debts, etc. simply leave blank. Should the wife wish to resume a prior name, we include the change at no additional charge.

Please note for a contested divorce, you will need to hire an attorney. Our services do not include the preparation of replies, opposition to motions, motions nor any other pleading.

The preparation of your paperwork is supervised by an attorney licensed to practice law in the State of California. Please note that the attorney is not your attorney of record. The attorney also maintains his own law practice and is available to answer questions and to provide additional legal services under a separate contractual arrangement. Should you need assistance in completing a particular form(s) he will be available to assist you at additional cost.

When completed, click the "Send Form" icon located at the end of the form and it will be automatically e-mailed to our office. Unless already paid, please include credit card information for our company's typing and preparation fees of \$240. Once your papers have been typed our typing fees have been fully earned. Remember to file the papers timely because delays may prevent the papers from being filed due to potential changes in the law or court system. Before you file the papers, please make sure that each section of the form is completely filled out and/or all appropriate boxes checked.

Paralegals are not attorneys and are not permitted to give legal advice. Our services are supervised by a licensed California attorney who is responsible for our actions. Any legal question you have may be referred to our attorney for minimal cost.

If you have any questions please e-mail or call the office.

Sincerely,

**NEVADA DIVORCE & BANKRUPTCY SERVICES, INC.**  
Supervising Attorney



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*If you are unable to answer a required question, you may enter "unknown" in the field to continue the form.*

**General Information**

\***bold** are required fields

**Tell Us About Yourself - Petitioner**

**First Name**

**Sex**  Male  Female

**Middle Name**

**Last Name**

**Street Address**

**City**

**State/Other**

**Zip code**

**Home Phone**

**Date of Birth**  /  /

**Social Security Number**  -  -

**Spouse's Name - Respondent**

**First Name**

**Sex**  Male  Female

**Middle Name**

**Last Name**

**Street Address**

**City**

**State/Other**

**Zip code**

**Home Phone**

**Date of Birth**  /  /

**Social Security Number**  -  -

**Court Information - closest court to you**

Find the family court closest to you and then fill in the information below.

**Court Name**  
i.e. Vanalays Court House East

**Court Street Address**

**Court Mailing Address**

**Court City**

Court Zip

Court County

Residence

Petitioner  Respondent has been a resident of California for at least six months and of this county for at least three months immediately preceding the filing of this Petition for Dissolution of Marriage.

### Information Regarding Marriage

Date of your Marriage?  
(MM/DD/YYYY)

/ / 

Date you Separated?

/ / 

Time from marriage to  
separation?

 years  
 months

### Dissolution of Marriage based on

**Dissolution of Marriage**

- Irreconcilable Differences
- Incurable Insanity

**Legal Separation**

- Irreconcilable Differences
- Incurable Insanity

**Annulment**

- Incestuous Marriage
- Bigamy
- Prior Existing Marriage
- Petitioner's Age
- Unsound Mind
- Fraud
- Force
- Physical Incapacity

### Name Change of Wife

If wife is the Petitioner, do you want to restore your prior name?

- Yes  No

Wife's former Surname

### Declarant's present address

Choose "Yes" if you do not want to disclose your present address  Yes  No

### Minor Children

Are there any minor children?  Yes  No

Are there any adopted children?  Yes  No

Number of children?

First, Middle, Last Name	Birth Date			Place of Birth	Age	Sex	Social Security
	MM	DD	YYYY				

Period of Residence (Last 5 Years)	Address	Person Child Lived With (Name and Address)	Relationship
<input type="text"/> to Present	<input type="text"/> <input type="checkbox"/> Confidential	<input type="text"/>	<input type="text"/>
<input type="text"/> to <input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/> to <input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/> to <input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
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Residence information is the same as given above for child a.

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<input type="text"/> to Present	<input type="text"/> <input type="checkbox"/> Confidential	<input type="text"/>	<input type="text"/>
<input type="text"/> to <input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
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<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
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**Child Custody** - Click for [child custody definitions](#)

	Petitioner	Respondent	Joint	Other
Legal custody of children to	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Physical custody of children to	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Child visitation be granted to	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>

**Attorney fees and costs payable by**

Petitioner  Respondent

**Spousal Support** - if any (If yes, an earnings assignment will be issued)

Spousal support payable to:  Petitioner  Respondent

**Community Assets and Debts**

Assets:  Yes  No  All such assets and debts are to be listed Debts:  Yes  No

**Property Rights**

Property rights be determined  Yes  No

**Are there any specific issues you have?** -  Yes  No - click one required

if Yes, please explain

**How did you hear about us?**

- 1. Internet 
  - a. Search Engine
  - b. Keyword Used
  - c. Other Internet Source
- 2. Referred by a prior customer



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**Payment for Service** - The fee of **\$240** is due when you begin our services.

Credit Card Information Included Below

**This is a secured site so you can feel comfortable providing credit card information. However, if you prefer you can call the office to give the information over the telephone - 1-888-326-8876.**

<b>Card Holder's Name</b>	<input type="text"/>	<b>Credit Card</b>	<input type="text"/>
<b>Credit Card Number</b>	<input type="text"/>	<b>Expiration Date</b>	<input type="text"/> / <input type="text"/>
<b>Zip code on CC Bills</b>	<input type="text"/>	<b>Amount</b>	\$ <input type="text"/>

If a third party credit card is used, that person must also complete and fax to (775) 322-5583 the **Authorization Form**.

By submitting this form to Nevada Divorce I am authorizing the charge to my credit card for this purchase, the same as if I had personally signed a credit card purchase/payment receipt and I will be responsible for all collection fees and any other fees associated with the collection of my payment, should it become necessary.

**Send Papers:**

To my home address

To my email address

**E-mail Address**

**TERMS OF AGREEMENT:**

Nevada Divorce's costs to type the papers does not include any filing fees.

Both parties will need to hire attorneys if the spouse does respond; that even if this becomes a contested case our typing fees have been fully earned and no refund will be given; that these services do not include preparation of replies, opposition to motions, motions nor any other pleading nor any other service. It is the intent of Nevada Divorce to assist clients in representing themselves in legal proceedings. The supervising attorney supervises the typing of the petition and associated pleadings and summons. Nevada Divorce & Bankruptcy Services, Inc. is not responsible for verifying the accuracy, veracity, or comprehensiveness of any information provided to it by the client. Neither Nevada Divorce & Bankruptcy Services, Inc., nor any attorney supervising the preparation of the paperwork requested by the client, represents any client, as the attorney of record, in any legal proceeding unless specific and separate arrangements are made for such representation.

**LIMITATION OF LIABILITY FOR ERRORS AND OMISSIONS:** Read Carefully. In the event of any error in or omission of all or any part of our services, the parties agree Nevada Divorce or any supervising attorney's liability shall be limited to a pro rata abatement of the charges payable for such services performed by Nevada Divorce or any supervising attorney in which such error or omission occurs in the same proportion that such error or omission reduces the value of the service. In no event shall Nevada Divorce's or any

supervising attorney's liability to customer for claims of any kind whatsoever for loss or damage arising out of or in any way connected with any such error or omission exceed the total of such charges for the services. In no event shall Nevada Divorce or any supervising attorney be liable for any loss or punitive damages of any nature. In no event shall Nevada Divorce or any supervising attorney be liable for errors or omission or other wrongful conduct of any third party. The foregoing provisions shall apply to the full extent permitted by law and regardless of whether the claim is based upon contract, tort (including negligence of whatever degree), strict liability or otherwise and shall constitute Nevada Divorce's or any supervising attorney's sole liability to customer and customer's exclusive remedy against company in the event of such error or omission and customer specifically waives any right to any such claim for loss or damage. However, if customer does not desire to waive such claim for loss or damage, customer can agree to pay additional charges. If customer pays the additional charges, the customer in the event of errors or omissions may pursue all his legal remedies for such errors or omissions. Customers interested in obtaining additional information regarding this option should call the General Manager at 1-888-326-8876. Whether or not additional charges are paid, all claims based upon errors or omissions must be made during the case time which begins when the questionnaire is received by Nevada Divorce or any supervising attorney and ends when either the case is signed by the Judge or the case is closed by the customer or Nevada Divorce due to inactivity. All claims not made within the time period for claims are waived. No lawsuit may be brought for any relief based upon any error or omission unless a written claim is first made within the time period for making claims and in no event more than 3 months after the expiration of the time period for making claims.

**By submitting this form I acknowledge that I read, understand and agree to all disclosures and terms as contained in this document.**

I Agree  I disagree