

Main Office 338 California Ave., Reno, NV 89509



NEVADA DIVORCE QUESTIONNAIRE For Nevada Residents ONLY! Or if military and Nevada is listed on your LES



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. If there is information you do not have available at this moment you can leave it blank and return to your account and complete it later.

In Nevada, a resident witness is required to attest to the fact that one party has lived in Nevada six weeks prior to the divorce. NRS 54.010, 125.020. If you are a military personnel with Nevada listed on your LES, you do not have to complete this section, but can send a copy of your LES with your final papers.

When completed, click the "Click to Submit Form" icon located at the end of the form and it will be automatically e-mailed to our office. Please include credit card information or send a check or money order to the **Reno** office for our typing fee of \$300 for a Joint Petition (when both parties sign) or \$500 for a Complaint for Divorce (with only 1 party signing). Administrative charges of a minimum of \$50 apply if you terminate services prior to typing the paperwork. Once your papers have been typed our deposit/typing fee has been fully earned.

Additional costs and fees which are applicable to divorce actions are as follows:

- 1. A filing fee, including handling the case of \$325; and,
- 2. For a complaint when only 1 party signs: Either personal service of approximately \$100; or service by publication of approximately \$100 and due diligence of \$90. We must publish in the county of defendant's last known address so publication can be more.
 3. You may need certified copies of the Decree of Divorce for the IRS, Social Security, employer,
- **3.** You may need certified copies of the Decree of Divorce for the IRS, Social Security, employer, college, Department of Motor Vehicles, etc. Each certified copy is just \$20.

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

If you have any questions please call the office at 1-888-326-8876. Sincerely,

NEVADA DIVORCE & DOCUMENT SERVICES, INC.



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* Type of Divorce (mark one)		
Nevada law allows divorce actions to be filed i	ve County, which may not be your county of residence. n any county. If you have any questions or preference, res require the parenting class required by Clark County.	
	s and will sign papers. If both parties do not sign our typing t of \$50 will be given toward a Complaint for Divorce.	
Reside in Southern Nevada		
Complaint - when only one party signs. Please be advised that your spouse has the right to file an Answer or Change of Venue to a different county.		
Reside in Northern NevadaReside in Southern Nevada	Service upon spouse: Can the defendant be served? ○ Yes ○ No	

Information Regarding Marriage	Cause for Divorce NRS 125.010
Date of your Marriage?	The parties are incompatible in marriage
State or Country of Marriage?	The parties lived separate and apart for 1 year without cohabitation
	 Insanity existing for 2 years prior to the commencement of the action (corroboration required)
Date you Separated?	



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Tell Us About Yourself	
*bold are required fields	
First Middle Last	
Husband Wife	
Street Address	
City	
State/Other	
Zip code	
County	
Contact Phone	
This is a Complaint Divorce If you answered Yes to either	○ No ○ Yes We have minor children ○ No ○ Yes question the following sections must be completed.
Social Security #	
Date of Birth	
Drivers License	
Drivers License State	
Dates at Address	From: To:
Ethnicity	○ White ○ Hisp ○ Black ○ Asian/Pac. Islander ○ Am. Ind/AK ○ Other
Employed	○ Yes ○ No
Name of Employer	
Full Address of Employer	
Employer Phone	-



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Tell Us About Your Spouse				
*bold are required fields				
First Middle Last				
Street Address				
City				
State/Other				
Zip code				
County				
Contact Phone				
This is a Complaint Divorce If you answered Yes to either	○ No ○ Yes We have minor children ○ No ○ Yes question the following sections must be completed.			
Social Security #				
Date of Birth				
Drivers License				
Drivers License State				
Dates at Address	From: To:			
Ethnicity	○ White ○ Hisp ○ Black ○ Asian/Pac. Islander○ Am. Ind/AK ○ Other			
Employed	○ Yes ○ No			
Name of Employer				
Full Address of Employer				
Employer Phone				



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Witness Information

Divorce in Nevada requires you to have someone notarize an affidavit that the Wife or Husband has lived in Nevada a minimum of 6 weeks preceding the commencement of the divorce. NRS 125.020, 54.010, 10.155. The witness must have resided in Nevada for at least 6 weeks and be at least 18 years old. Additional proof of residency may be required if the residency is short-term or questionable. This could include; utility bill, Nevada driver's license, pay stub with Nevada employment or mail record showing your address. If you are military and Nevada is your Home State of Record, we would need a copy of your LES paperwork or pay stub after your papers are typed.

paperwork or pay stub at	fter your papers are typed.	,	1,7
	e is in the military and has paperwork. Please fax LES to	Branch in military?	
Witness for?	○ Husband ○ Wife		
Name		Street Address	
Lived at address since		City	
Relationship to Husband/Wife		State	
Lived in Nevada since		ZIP	
Date Witness first saw husband or wife living in Nevada		County	



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Additional Inform	ation on Wife			
Wife wants to change	○Yes ○No	Wife's former name?		
name to prior name?			First Middle Last	
Is wife pregnant?	○Yes ○No	If yes, is pregnancy a	product of the marriag	ge? CYes CNo
		ecifically for the spouse, will cease upon one partion		
Party paying spousal support	○ None ○ Wife	Husband Amo	ount \$p	er month
To set date				
Income Tax Oblig	ation - Unknow	n income tax obligation for	or any past year, shall	be paid:
by the party whose inc	come or deductions	s caused the tax liability		
by the Husband				
by the Wife				
by both parties equally	/			



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Wife's Property/Debts - Even though the parties may have verbally agreed to a division of assets/debts after divorce it is recommended by the attorney that the distribution of all assets/debts be included in the divorce with all VIN numbers and balances. List below the property and debt that will be owned or paid by the Wife after the divorce.

Wife's Prop	perty			
■ None				
	Type of Property or Institution	Account # or VIN#	Value/Balance	
Retirement: 401K Plan:				
Vehicle Type:				
	Real Property: Location			
Checking:				
Saving:				
Stocks: All other Asse				
			Wife's Total Ass	ets: \$
Do you need a	Nevada Quit Claim Deed for re	al property?: Yes No	\$40 extra per qui	it claim
Deed may not	Deed is a legal filing where one (1 release one from a mortgage res ease provide the legal description notarize it.	ponsibility. You should consult yo	our mortgage repres	entative for further
Legal Descript	ion:			

Do you need a Qualified Domestic Relatio Yes No \$150 per QDRO	ns Order (QDRO) to divide your retire	ement account(s)?:
A QDRO is a separate order from the Decre pensions, etc. between the spouses. It is ad form.	e of Divorce that must be signed by th vised that you contact your Plan Admi	e court in order to divide retirement funds, nistrator to receive a sample, approved
List account(s) needing QDRO(s):		
<u>Debts</u> - List all debts, account numbers a	and balances.	
Wife's Debt		
□ None		
Creditor	Account#	Balance

All other Daht.		
All other Debt:		
		Wife's Total Debt: \$
		Wife's Equity: \$



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Husband's Property/Debts - Even though the parties may have verbally agreed to a division of assets/debts after divorce, it is recommended by the attorney that the distribution of all assets/debts be included in the divorce with all VIN numbers and balances. List below the property and debt that will be owned or paid by the Husband after the divorce.

Husband's	Property			
■ None				
	Type of Property or Institution	Account # or VIN#	Value/Balance	
Retirement:				
401K Plan:				
Vehicle Type:				
	Real Property: Location			
Checking:				
Saving:				
Stocks:				
All other Asse	ts:			
		ŀ	Husband's Total Ass	ets: \$
Do vou need a	Nevada Quit Claim Deed for re	al property?: □ Yes □ No	s \$40 extra per qu	it claim
A Quit Claim D Deed may not	Deed is a legal filing where one (1 release one from a mortgage res ease provide the legal description notarize it.) person may "quit" any claim tha ponsibility. You should consult yo	at they have to anoth our mortgage repres	ner party. A Quit Claim sentative for further

Do you need a Qualified Demostic Polations	Order (ODBO) to divide your retireme	ant account(a)?
Do you need a Qualified Domestic Relations Strategies Strategie	order (QDRO) to divide your retireme	ent account(s)?.
A QDRO is a separate order from the Decree o	of Divorce that must be signed by the c	court in order to divide retirement funds,
pensions, etc. between the spouses. It is advise form.	ed that you contact your Plan Adminis	itrator to receive a sample, approved
List account(s) needing QDRO(s):		
Debts - List all debts, account nu	umbare and balances	
Debts - List all debts, account no	unibers and balances.	
Husband's Debt		
■ None Creditor	Account#	Balance
Creditor	Account#	Dalalice

All other Debt:	
Husband's Total Debt: \$	



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	Minor Children				
Α	re there any minor children?	CYes CNo			
Α	re there any adopted children?	○Yes ○No			
	First Middle Last	Date of Birth	Social Security	Number	Custodial Parent (Husband or Wife)
			-		
			-		
☐ Child support is already being enforced through the County Distri					
	Attorney's Office under Case No continue to be handled by that of		the amount of \$		and will
	continue to be narialed by that o	moo.			
	Will you be requesting Child Support Enforcement services from the District Attorney? Yes No				y? C Yes
	Who will be providing transportation for visitation? Wife Husband Both equally				h equally
	Who is responsible for child(ren)'s health insurance? Wife Husband				
	Payment for child(ren)'s health insurance provided Military Employer State Subsidy None Other				State
	How much will Wife/Husband pay for health insurance per month? \$				
	Does this case involve family violence? Yes No				
	Income Tax - Who is to claim the child/ren as dependants on the income tax return? Wife Husband Other, please specify:				

Only complete A. & B. below if this is a Complaint for Divorce A. List all addresses of children for the last 5 years with dates at each address excluding current address:				
Name	Address	From	То	
B. List children's visita	tion/contact with each paren	t for the last six months		
Father	○ Visitation ○ Other			
Mother C Lives with	○ Visitation ○ Other			
Child Custody -	Click for child custody define	<u>nitions</u>		
C Joint legal custody	v; primary physical custody w	ith Wife		
 Joint legal custody 	r; primary physical custody w	ith Husband		
 Joint legal custody 	r; primary physical custody s	hared by Husband and W	ife equally	
Other, Please Spe	ecify:			
For sole (full) legal cus	stody we suggest you contac	t an attorney to discuss y	our legal rights.	
Child Support -	Click for child support guid	<u>elines</u>		
Husband & Wife certify that the amount of child support listed below is consistent with the appropriate formula set forth in paragraph (b) of subsection (1) of NRS 125B.070 and 125B.080, or an appropriate deviation is described below.				
Husband's gross mon	thly income:	\$		
Wife's gross monthly i	ncome:	\$		
Is the support to be withheld from employer? Yes No SUPPORT CALCULATION				
1. Primary Custody wi	th Wife - Husband's Support		\$	
2. Joint Shared Custon		Ψ		
	- Wife's Support Calcul	ation \$		
	Difference - Husband's	Statutory Support	\$	
•	the guidelines list the reason ent will be spending consider onth.			
Non-custodial pare costs for visitation	ent will be responsible for pay	ring transportation \$		
■ Non-custodial pare	ent will be responsible for me	-		
child(ren) as incom		_		
The cost of child ca		\$		
	tion needs of the child(ren)	\$		
The age of the chil		\$		
The legal responsi	bility of the parent for the sup	port of others \$		

	☐ The value of services contributed by either parent	\$	
	☐ The relative income of both parents	\$	
	Any public assistance paid to support the child(ren)	\$	
	Any expenses reasonably related to the mother's pregnancy and confinement	\$	
	☐ Any necessary expenses for the benefit of the child(ren)	\$	
	NOTE: Should the Court feel the child support is not sufficient, he may divorce case.	reject the	
Total value of deviations:		\$	
	Husband's Agreed Upon Child Support. Statutory minimum is \$100.00	per child. \$	
child	quired Visitation Schedule: Choose from the following for the non-cu (ren). Each must be specific as to days, dates and times. If you select joint es' custody schedule in the "Other" section below and it must be roughly eq	physical custody you must list each	
	Beginning with the second weekend following the signing of the Decree of second weekend beginning on Friday at 6:00 p.m. until Sunday at 8:00 p.m.		
	For holidays on even numbered years from 8:00 a.m. until 8:00 p.m. on Ch, and;	ristmas Eve, Thanksgiving,	
	For the child(ren)'s birthday(s) on even numbered years from 8:00 a.m. unt	il 8:00 p.m.;	
	Each year the non-custodial parent will be entitled to one (1) week uninterruped vacation with the child(ren) begin tt 8:00 a.m. on, and continuing until 8:00 p.m. on;		
	During every summer vacation the non-custodial parent shall have physical beginning at 8:00 a.m. on, and continuing until 8:00 p.m. on;	I custody of the parties' minor child(ren)	
	Other (you must include all days, dates and times)		



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Specif	fic Issues			
Are there any specific issues you have? OYes ONo If Yes, please explain				
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1				
How did you hear about us?		out us?		
	1. Internet			
	a. Search Engine			
	b. Keyword Used			
	2. Yellow Pages	☐ Las Vegas ☐ Reno		
		Los Angeles		
	3. Direct Mail Advertising			
	4. Newspapers	☐ Big Nickel		
		☐ Nifty Nickel ☐ Military Times		
	5. Referred by a prior			
	customer			



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Payment for Service - A deposit of \$300 for a Joint Petition or \$500 for a Complaint 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.				
	•	Divorce at 338 California Av tate of issuance on your che		
Card Holder's Name		Credit Card		
Credit Card Number		Expiration Date	/	
Address for CC Bills				
Zip code on CC Bills		Amount	\$	
You may need certified copies of the Decree of Divorce for the IRS, Social Security, employer, college, DMV, etc. Each certified Number \$_\text{copy} is just \$20.				
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				
*Note: Some Hotmail accounts cannot handle large files, so please use a non-Hotmail account.				

TERMS OF AGREEMENT:

It is the intent of Nevada Divorce to assist clients in representing themselves in legal proceedings. Nevada Divorce's typing costs do not include the filing/handling fee or personal service (if required). Our service do not include replies, motions, nor any other pleading. Should an opposition be filed you may need to hire an attorney. Once the papers have been typed our typing fees have been fully earned. Nevada Divorce is not responsible for verifying the accuracy, veracity, or comprehensiveness of any information provided to it by the client. Neither Nevada Divorce, nor any attorney working with Nevada Divorce in the preparation of the paperwork requested by the client, represents any client, as the attorney of record, in any legal proceeding.

Nevada Divorce reserves the right to charge an administrative fee, for processing dishonored checks and if the customer terminates our services prior to typing an administrative charge of a mimimun of \$100. or more depending on typing status. Nevada Divorce charges that are disputed with a credit card company, BBB, or any other source, ruled in favor of Nevada Divorce, will be charged at a minimum of \$200. or more depending on the amount of additional work required to answer the dispute. Any other costs including collection costs/court costs/legal fees incurred in obtaining payment will be paid by Customer.

Inquiries as to the status of your Nevada case may be addressed no sooner than three (3) weeks after returning your signed

Inquiries as to the status of your Nevada case may be addressed no sooner than three (3) weeks after returning your signed documents to our office. We will normally respond tro status calls in 24-48 hours. We allow two (2) status calls for your case. Additional status calls will be charged \$25 for four (4) additional calls.

LIMITATION OF LIABILITY FOR ERRORS AND OMISSIONS: Read Carefully.

In the event of any error in or omission of all or any part of Nevada Divorce's services, the parties agree Nevada Divorce or any Associate's liability shall be limited to a pro rata abatement of the charges payable for such services performed by Nevada Divorce or any Associate 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 Associate'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. No monies paid to third parties is refundable to Customer.

CLAIMS: Any claim for loss must be made to Nevada Divorce in writing within 7 days of the date the service was initiated by Customer. No claim may be made against Nevada Divorce beyond the time listed herein.

In no event shall Nevada Divorce or any Associate be liable for any loss or punitive damages of any nature except as listed in this Agreement. In no event shall Nevada Divorce or any Associate 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, loss of profits, any incidental, special, indirect or consequential loss including but not limited to loss of income, loss of profits or loss of opportunity, arising out of in connection with the performance of its obligations as contained in this Agreement, including such loss/damages as may be reasonably foreseeable at the date hereof. Customer specifically waives any right to any such claim for loss or damage.

REMOVAL OF WAIVER OF CLAIMS: If Customer does not desire to waive such claim for loss or damage, Customer can agree to pay additional charges for the services to be rendered. If Customer pays the additional charges, in the event of errors or omission, the Customer may pursue all his legal remedies for such errors or omissions. Customers interested in obtaining additional information regarding this option should call Nevada Divorce's General Manager. Whether or not additional charges are paid, all claims based upon errors or omissions must be made during the claim period as specified herein.

WAIVER OF CLAIMS: All claims not made within the time period for claims are waived. No claim or 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 1 month after the expiration of the time period for making claims.

CHOICE OF LAW AND FORUM: This Agreement shall be governed by and construed in accordance with the laws of the state of Nevada, without regard to such state's rules regarding conflicts of laws. Customer agrees that courts located in Washoe County, Nevada shall have exclusive jurisdiction over all claims and actions arising out of or relating to this Agreement.

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

I Agree	l Disagree	١
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