Instructions in Self-Represented Divorce with Children

PLEASE READ ALL INSTRUCTIONS BEFORE BEGINNING TO FILL OUT ANY DOCUMENTS. IT IS IMPORTANT TO FOLLOW ALL INSTRUCTIONS CAREFULLY.

Please use black or blue ink only when filling out all forms!

COMMENCING THE CASE:	
	Complete Case Filing Statement (UJS-232) available in this packet.
	Complete the Summons (with Minor Children) (UJS-311). Attach a copy of the South Dakota Parenting Guidelines (UJS-302).
	Complete the Complaint with Minor Children Form (UJS-312).
	Complete the Financial Affidavit (UJS-304B).
	Make at least two photocopies of all documents, one for you and one to serve on your spouse.
	Take the original completed Case Filing Statement, Summons (with Minor Children), SD Parenting Guidelines, Complaint with Minor Children, and Financial Affidavit to the Clerk of Court and tell the Clerk you are filing for divorce.
	Pay the \$95.00 filing fee; OR
	If you cannot afford the filing fee, you must complete the Motion (UJS305B) & Order (305a) to Waive Filing Fee & Service of Process Fee. The Clerk will present the Motion and your Financial Affidavit to the Judge and you will be notified if the fee has been waived or if you must pay. If the Motion is granted, you will not be charged the filing fee and/or the Sheriff will not charge you for service of process. If your Motion is denied by the judge, you must pay the filing fee and service of process fee in order to proceed with the case. If the filing fee isn't paid within 30 days, your case will be dismissed.
	Arrange for service on the defendant. The different ways to serve the defendant are set forth in the "Instructions for Service of Summons (with Minor Children), South Dakota Parenting Guidelines & Complaint with Minor Children" (Form UJS-314).

	Copies of the following documents MUST be served on the defendant:
	Summons (with Minor Children);
	South Dakota Parenting Guidelines; and Complaint with Minor Children.
	Complaint with Millor Children.
	Copies of the following documents <u>should</u> be provided to the defendant to make the case flow smoothly:
	copy of the Financial Affidavit you completed;
	blank copy of the Financial Affidavit form for the defendant's
	completion;
	<u>blank</u> copy of the Answer & Affidavit of Mailing With Children
	(UJS-318); and
	copy of the Instructions in Self-Represented Divorce with
	Children (UJS-307A).
	Upon receipt of the proof of service (either the date the Admission of Service is signed or the date the Summons and Complaint are delivered to the Defendant by the Sheriff or process server), make a copy of proof of service for you and file the original proof of service with the Clerk of Court. Service of the Summons and Complaint starts the lawsuit and starts the 30 days in which the Answer must be filed and the 60 day waiting
	period before the divorce can be finalized.
	An Answer (Form UJS-318) may be filed by the defendant within 30 days after service of the Summons (with Minor Children), South Dakota Parenting Guidelines and Complaint with Minor Children.
STIPULAT	ED DIVORCE (the parties agree on all the terms of the divorce):
	Parties may reach an agreement regarding the terms and conditions of
	their divorce instead of a Judge determining everything for them. If an
	agreement can be reached, the parties need to complete and file the
	following documents:
	Stimulation and Sattlement Agreement with Children (IJIS 225)
	Stipulation and Settlement Agreement with Children (UJS-325) Affidavit of Plaintiff and Defendant as to Jurisdiction and
	Grounds for Divorce (UJS319B); and
	Child Support Filing Data Form (UJS-089).
	After 60 days from the date of service (either the date the
	Admission of Service is signed or the date the Summons and Complaint are delivered to the Defendant by the Sheriff or process server), the parties are responsible for presenting the

Judgment and Decree of Divorce (UJS-326B) to the Judge for consideration. If the parties cannot reach an agreement, the Court can order them both to mediation. A court-approved mediator will help the parties mutually agree on the various issues in your divorce. Mediation is not binding and the issues discussed in mediation are confidential. If the Judge signs the Judgment and Decree of Divorce, the Clerk of Court will complete the Notice of Entry of Judgment and Decree of Divorce and send both parties a copy of it along with certified copies of the Judgment and Decree of Divorce and the Stipulation and Settlement Agreement with Children. Provide self-addressed, stamped envelopes for the Plaintiff and Defendant to the Clerk of Court for the mailing of these documents to each party. Make sure there is enough postage for all three documents. If you do not receive these documents, it is your responsibility to call the Clerk of Courts office and inquire as to the status. **These** documents are important for finalization of your divorce. DO NOT ASSUME YOU ARE DIVORCED! Unless you see the Judgment & Decree of Divorce signed by the Judge & filed, you should follow up! **CONTESTED DIVORCE** (parties cannot agree on some or all of the terms): If the parties cannot agree on the terms and conditions of the divorce, one party will have to request that a hearing, or trial, be scheduled. If the parties cannot reach an agreement, the Court can order them both to mediation. A court-approved mediator will help the parties mutually

the issues discussed in mediation are confidential.

a court date.

agree on the various issues in your divorce. Mediation is not binding and

Forms are not provided in this packet for contested issues / divorces!

Contact the Clerk of Court or Court Administrator to obtain

		Complete a Notice of Hearing and make two copies. File the original. Send one copy to the other party and keep a copy for yourself.
		Complete the Affidavit of Mailing. Make one copy for yourself and file the original.
DEFAULT	DIVORCE:	
	pleading an Stipulation	the defendant does not file an Answer or any responsive d within 30 days of service and does not cooperate in signing a and Settlement Agreement, complete the following forms upon on of the 60 day waiting period:
	Ap	fidavit of Default; oplication for Judgment & Decree of Divorce (Default) & otice of Hearing; and fidavit of Mailing (UJS321B).
	be sent to the	est two photocopies of these documents, one for you and one to ne defendant. File the original documents with the Clerk of d a copy of to the Defendant via certified mail.
	-	he Child Support Filing Data Form (UJS-089) and take with hearing for filing.
		dgment and Decree of Divorce (Default) Form (UJS-322B) to with you for consideration by the Judge or Circuit Court tor.
	_	e signs the Judgment and Decree of Divorce, the Clerk of complete the Notice of Entry and send you the following
		opy of the Notice of Entry; and ertified copy of the Judgment and Decree of Divorce (Default).
	Det doc	ovide self-addressed, stamped envelopes for the Plaintiff and fendant to the Clerk of Court for the mailing of these cuments to each party. Make sure there is adequate postage for se documents.
	•	o not receive the either of these documents, it is your ibility to call the Clerk of Courts office and inquire as to the

status. Both of these documents are important for finalization of your divorce.

DISMISSING THE DIVORCE:

If at any time prior to the Judge granting the divorce the parties reconcile their differences and wish to dismiss the divorce action, they must complete and file the Stipulation and Order for Dismissal Form (UJS-328).

If one party would like to dismiss the action but cannot get the signature of the other party, he/she can file the Motion and Order for Dismissal. (Form UJS-329).

 <u>Provide self-addressed</u> , stamped envelopes for the Plaintiff and
Defendant to the Clerk of Court for the mailing of these
documents to each party. Make sure there is enough postage for
the document.