

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	PETITION (CONSENT JUDGMENT)	CASE NO.
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Court address _____ Court telephone no. _____

In the matter of _____ and _____
Party A Party B

Party A address and telephone no.
Party A's attorney, bar no., address, and telephone no.

Party B address and telephone no.
Party B's attorney, bar no., address, and telephone no.

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1. a. There are no pending or resolved cases within the jurisdiction of the family division of the circuit court involving the family or family members of the person(s) who are the subject of the petition.
- b. There is one or more pending or resolved cases within the jurisdiction of the family division of the circuit court involving the family or family members of the person(s) who are the subject of the petition. I have separately filed a completed confidential case inventory (form MC 21) listing those cases.
- c. It is unknown if there are pending or resolved cases within the jurisdiction of the family division of the circuit court involving the family or family members of the person(s) who are the subject of the complaint.

2. This is a _____ case.
List type of case.

(For divorce, separate maintenance, annulment, or affirmation of marriage, complete the items below.)

a. The parties' names before marriage were _____
Name of party A before marriage
and _____
Name of party B before marriage

b. Neither party is pregnant. Party A is pregnant. Party B is pregnant.

c. There is is not property to be divided.

Note: Property may include real estate, pensions, insurance, retirement accounts, and investment accounts, among others.

3. Party A is a resident of _____ and party B is a resident of _____
State county and state of residence State county and state of residence

4. The grounds for jurisdiction and necessary statutory grounds are as follows:

- a. (For divorce or separate maintenance cases)
 - i. At least one party has resided in Michigan for at least 180 days.
 - ii. At least one party has resided in the county of filing for 10 days.
 - iii. There has been a breakdown of the marriage relationship to the extent that the objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved.

4. (continued)

b.

5. Minor children are involved in this case.

a. The complete name and age of each child is: (Attach additional sheets if necessary)

b. A Uniform Child Custody Jurisdiction Enforcement Act affidavit (form MC 416) is attached.

c. A verified statement (form FOC 23) has been submitted to the Friend of the Court.

d. A judgment information form (FOC 100) has been submitted to the Friend of the Court.

6. A domestic violence screening form (form MC 282a) for each party accompanies this petition.

7. This is a divorce with children. The parties request that, after the minimum 60-day waiting period, the court waive any remaining waiting period because of the following unusual hardship or compelling necessity:

8. The proposed consent judgment/order is provided, signed by both parties, and complies with MCR 3.211. The parties request that the court enter the proposed consent judgment/order.

Date

Date

Party A's signature

Party B's signature

Party A's attorney signature (if applicable)

Party B's attorney signature (if applicable)