ANNULMENT WITHOUT CHILDREN

For Respondent Only



Response

Part 3: Respond to an Annulment Petition

(Forms and Instructions)

Response to petition for annulment of marriage without children (A.R.S §§ 25-301-302)

CHECKLIST

You may use this packet if . . .

- ✓ Your spouse filed a "Petition for Annulment of Marriage without Children," and
- ✓ You want to file a "Response" to tell the Court that you disagree with something your spouse stated or requested in the "Petition for Annulment without Children," or
- ✓ You would like to explain your argument in support of Petitioner's reason, and
- ✓ You understand that there are limited grounds for annulment [A.R.S. §§ 25-301 and 25-302] and that the Judge will decide at your hearing or trial whether the grounds the Petitioner states in his/her petition or your argument for or against are legal grounds for annulment.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

Annulment without children for respondent only

PART 3 – RESPONSE TO A PETITION

This packet contains court forms and instructions for filing a response to an Annulment without children for respondent only. Items in *BOLD* are forms that you will need to file with the Court. Non- bold items are instructions or procedures. Do not copy or file those pages!

Order	Title	# Page s
1	Checklist. You may use this packet if	1
2	Table of Contents (this page)	1
3	General information about annulment	2
4	Instructions about how to fill out the forms in this Packet	3
5	"Family Department Sensitive Data / Coversheet Without Children" (No copies necessary)	1
6	"Response"	8

The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

General information about response to petition for annulmentwithout minor children

Annulment in Arizona: An annulment in Arizona is a judgment of a marriage to be null and void. The annulment legal process requires certain statements to the Court showing reasons the purported marriage is invalid from the beginning, as if it had never taken place. You must have a legal reason to file for annulment. NOTE: *The Arizona statutory definition of annulment (A.R.S. § 25-301) is not the same as annulment defined by certain religions.*

90 DAY Requirement to File for an Annulment in Arizona: You or your spouse must have made *Arizona your home*, or have been stationed in Arizona while a member of the Armed Forces, *for AT LEAST 90 (Ninety) DAYS before you file the Annulment Petition with the Court*.

Covenant marriage: A covenant marriage in Arizona is a legally distinct kind of marriage in which the marrying couple agrees to obtain pre-marital counseling and accept more strict grounds for divorce. The Arizona covenant marriage emphasizes the belief that marriage is more than just a contract between two individuals and requires specific statements of mutual commitment. If you have questions as to whether your marriage is a covenant marriage, look for the words "Covenant Marriage" on your marriage license, or see an attorney for help. These forms may not be used if you have a covenant marriage.

Domestic Violence: Domestic violence can be a part of any relationship. Domestic violence is also known as domestic abuse, spousal abuse, battering, and family violence. Domestic violence can be a pattern of abusive behaviors by one partner against another in an intimate relationship such as marriage, dating, family, or living together. Domestic violence has many forms, including physical aggression or assault (hitting, kicking, biting, shoving, restraining, slapping, throwing objects), or threats; verbal abuse, sexual abuse, emotional abuse, controlling or domineering behavior, intimidation, stalking, or passive abuse, such as neglect.

Court documents request your address and telephone number. If you are a victim of domestic violence, you may want to protect yourself from further violence by protecting your residential address. To do this, get a P.O. Box, or use another address. Also, you must file a "Petition for Order of Protection" and ask that your address NOT be disclosed on court papers.

With an Order of Protection, you do not need to put your address and phone number on your divorce papers. Instead of your address and phone number, just write "protected" in the space where the court asks you for this information. However, you must tell the Clerk of Superior Court your address and phone number as soon as possible.

Annulment Papers Served: You should have received the following papers from your spouse:

- SUMMONS: Tells you:
 - 1) A court action has been filed against you,
 - 2) You are required to appear and answer the complaint in this action, and
 - 3) How many calendar days you have to file your response.
- PRELIMINARY INJUNCTION: Is a court order that tells you and your spouse what you can and cannot do with property and other issues while the annulment is pending. If you or your spouse violate this order you can be in serious trouble with the court. If your spouse violates this order, the Law Library Resource Center has a list of lawyers who could help you help yourself act on the violation.
- PETITION FOR ANNULMENT: Informs you about what your spouse stated to the Court, about the reason(s) for the annulment.
- NOTICE OF RIGHT TO CONVERT HEALTH INSURANCE: Explains what to do about health care coverage for you. Read it carefully.
- NOTICE REGARDING CREDITORS: Explains about your responsibility for debts as a result of an Annulment.

Remember: Contact an attorney if you are unsure whether an annulment is right for your situation. You may follow all the correct procedures and get all the way to your court hearing, only to find the judge does not find legal grounds for an annulment. If that happens, you must choose another option. You could save time and MONEY to find legal advice before you begin the annulment paperwork.

Instructions: How to complete forms for the response to annulment petition

STEP 1: In black ink, please complete the following:

FORM: Family Department Sensitive Data / Cover Sheet: You are the Respondent. Write in the information requested about you, the Respondent and the Petitioner (your spouse). With this form you may ask that your address NOT be disclosed on court papers.

- DO NOT include your mailing address on this form if you are requesting address protection.
- Case Type: Mark only one box that matches the annulment legal procedure:
 Annulment
- Interpreter: Check "yes" or "no" to indicate whether you need a language interpreter. If you check, "yes", write in what language(s) are needed.
- No additional copies are needed of this form. Do NOT serve this form on the other party.
- IMPORTANT: After completing this form, set aside the form.

FORM: Response to the Petition for Annulment of a Non-Covenant Marriage – Without Minor Children.

- At the top of the form, please fill in your name, street address (if not protected), city, state, zip code, telephone number (if not protected), Attorney bar number (if you are represented by an Attorney).
- Check the space if you are representing yourself.
- Print your name (as Respondent), then print the name of your spouse (the Petitioner).
- <u>90 Day Residency Requirement</u>: If you or your spouse have/has lived in Arizona at least 90 days before you file this petition, check the box.
- <u>Items 2 through 4</u>: Fill in information about the Petitioner (your spouse), you (the Respondent), and your marriage. If you have a protected address, do not write it in. Also write in the month, day and year of your spouse's birth, your birth, and the date you were married. Write in the number of years and months both you and your spouse have lived as married in Arizona. If you think you have a covenant marriage, please attach your marriage license at the end of this form.
- <u>Item 5</u>: Check the box that describes the condition of the wife at the time you file this response.
- <u>Item 6</u>: <u>Defenses to Petition for Annulment</u>. This section is highly important. The Petitioner has checked at least one reason for requesting the Court grant the annulment, or has checked "Other Reason" and written a reason on the lines provided. Under the column marked "Your Defense" and on the line next to the

Petitioner's reason, please write your reason for opposing the Petition for annulment, if you oppose it, and explain the reason. If you have other reasons that you are against the annulment, explain the reasons in the last line titles "Other Defense(s)." If you oppose it, you may explain that.

- <u>Items 7 and 8</u>: Check the box which best describes both you and your spouse's property and debts surrounding the marriage. Then LIST the description of property and amount of debts for Parts A and B.
- <u>Item 9: Other statements to the Court</u>: Here, you may write any facts you believe the judicial officer needs to know to make the final decision about your case.
- <u>Request(s) to the Court</u>. <u>Items 1, 2 and 3</u>: Check the boxes that best tell what you want. If you wish the Court to consider an additional order, fill in Item 5 with WHAT you want and WHY you want the Court to Order it.
- <u>Name Change</u>: Optional. Complete this section ONLY if you want your name restored to a former name.
- When you are filing this Response with the Clerk, you will sign the oath in front of the Clerk.
- STEP 2: Make Two (2) copies of the following FORM:
 - Response (NOTE: You will now have 2 copies plus 1 original set of forms.)
- STEP 3: Add the Family Department Sensitive Data / Coversheet form to the 1 original set of forms. Separate this original set of forms.
 - 3 SETS: You should have a total of 1 original set of forms, plus 2 copies of the forms (your copies from STEP 3 above):

SET 1 – ORIGINALS	SET 2 – Copies for SPOUSE	SET 3 – Copies for YOU
Family Department Sensitive Data / Coversheet	-	-
Response	Response	Response

STEP 4: Take your 3 sets of papers to the Clerk of Superior Court filing counter at one of the locations listed below. The Court is open Monday through Friday from 8:00 a.m. to 5:00 p.m.

Yuma County Justice Center Clerk of Superior Court 250 W. 2nd Street Yuma, Arizona 85364

STEP 5: Hand all 3 sets of papers to the Clerk and pay your filing fee at the filing counter. Give sufficient time to file with the Clerk, as the office closes at 5:00 p.m. daily

FEES: A list of current fees is available from the Law Library Resource Center and from the Clerk of Superior Court's website.

If you cannot afford the filing fee and/or the fee for having the papers served by the Sheriff or by publication, you may request a deferral (payment plan) when you file your papers with the Clerk of Superior Court. Deferral Applications are available at no charge from the Law Library Resource Center.

- Wait for the Clerk to give you back the following: 1) your copy of the set of papers, and 2) your spouse's copy of the set of papers.
- STEP 6: Keep one copy for you, and mail or hand deliver the other set of papers to: 1) your spouse's attorney or 2) if no attorney is involved, to your spouse.
- STEP 7: READ the packet called the "Service of Court Papers" at the Law Library Resource to find out how to serve the other party (your spouse).

WHAT NEXT? You will receive an Order from the Court to attend an Early Resolution Conference (ERC). If you fail to attend, you will be charged a "No Show" fee for failure to appear.

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		
ATLAS Number:		
Lawyer's Bar Number:		FOR CLERK'S USE ONLY
Representing Self, without a Lawye	r or Attorney for Petitioner	OR 🔲 Respondent
SUPE	RIOR COURT OF ARI	ZONA
	Case No.	
Petitioner / Party A	ATLAS No.	
Respondent / Party B	COVERS	PARTMENT SENSITIVE DATA HEET WITHOUT CHILDREN ONFIDENTIAL RECORD)
Fill out. File with Clerk of Superior and should be omitted from other		
A. Personal Information:	Petitioner / Party A	Respondent / Party B
Name		
Gender	Male or Female	Male or Female
Date of Birth (Month/Day/Year)		
Social Security Number		
	OT INCLUDE MAILING ADDRES	
Mailing Address		
City, State, Zip Code		
Contact Phone		
Receive texts from Court to contact phone number above?	Yes No texts	Yes No texts
Email Address		
Current Employer Name		
Employer Address		
Employer City, State, Zip Code		
Employer Telephone Number		
Employer Fax Number		
B. Type of Case being filed - Ma	rk only one category. (*) Mark this	box only if no other case type applies
Dissolution (Divorce)	Annulment	Other*
Legal Separation	Order Protection	
C. Do you need interpreter?		What language?
	NO Yes If Yes,	····at anyuaye :

DO NOT COPY THIS DOCUMENT. DO NOT SERVE THIS DOCUMENT TO THE OTHER PARTY.

Person Filing:			
Address (if not protected):			
City, State, Zip Code:			
Telephone:			
Email Address:	For Clerk's Use Only		
ATLAS Number:			
Lawyer's Bar Number:			
Representing Self, without a Lawyer O	R Attorney for Petitioner OR Respondent		
	COURT OF ARIZONA UMA COUNTY		
	Case Number:		
Name of Petitioner/Party A	RESPONSE TO PETITION FOR		
AND	ANNULMENT OF NON-COVENANT MARRIAGE WITHOUT MINOR CHILDREN		
Name of Respondent/Party B			
STATEMENTS TO THE COURT, UNDE	R OATH or AFFIRMATION:		
I	, hereby state to and respond to the Court, the		
following true statements:			
1. 90 DAY RESIDENCY REQUIREMEN	JT:		
Forces) in Arizona for AT LEAST 90	lived or been stationed (while a member of the Armed days before filing this action. If this statement is NOT has resided in Arizona 90 days before you can file or		
2. INFORMATION ABOUT MY SPOUS	E:		
Name:			
Date of Birth:			
Address:			
How long has your spouse lived in AZ?			

	Case No:
3.	INFORMATION ABOUT ME: Name:
	Date of Birth:
	Address:
	Occupation:
	How long have you lived in AZ? Yrs Mos.
4.	INFORMATION ABOUT OUR MARRIAGE:
	Date of our marriage:
	City, State, Country of marriage:
	Is your marriage a covenant marriage? YES NO
	If you disagree with what your spouse claims about the type of marriage you have, please attach to this form a copy of your marriage license to show what kind of marriage you have.
5.	CHILDREN AND PREGNANCY: (Check one)
	No children have been conceived from the marriage.
	Party A is NOT pregnant -OR-
	Party A IS pregnant: Due Date AND Party B is NOT a parent of the child.
	Party B is NOT pregnant -OR-
	Party B IS pregnant: Due Date AND Party A is NOT a parent of the child.
6.	ANSWER(S) to the Petition for ANNULMENT: Your spouse has pledged under oath to the Court that the marriage between you and your spouse is void for the reason(s) stated in the Petition. (Check the reason stated by your spouse; then on the line beside it, write your answer to the reason, or your argument (if you have one).
	Do you agree that the marriage is void? Yes or No
	Party A's Reason(s) Party B's (Your) Answer
	Absence of Mental Capacity
	Absence of Physical Capacity

	Case No:
	Absence of a Valid Marriage License
	Blood Relationship
	Concealment of prior Marital Status
]	Duress
]	Fraud
	Lack of Contractual Intent
]	Misrepresentation as to Religion
	Proxy Marriage
	Refusal of Intercourse
•	Secret Attempt not to Abide by Antenuptial Agreement
1	Underage
	Undissolved Prior Marriage
	Other Reason(s) (Please explain your argument for or against the Party A's other reason)
	(Length of marriage is not a reason or defense)
	PROPERTY ACQUIRED BEFORE THE MARRIAGE: (Check the boxes that apply) I do not have any property that I brought into the marriage.
	My spouse did not bring any property into the marriage. Page 3 of 7

I have	propertv	that I	brought	into the	marriage.
Inave	property	unar 1	orougin	mee ene	illaillage.

My spouse brought property into the marriage.

- B. PROPERTY ACQUIRED DURING THE MARRIAGE: (Check the boxes that apply and fill in table as necessary)
 - My spouse and I did not acquire any property during the marriage.
 - My spouse and I acquired property during the marriage.

We propose dividing the property acquired during the marriage as follows:

DESCRIPTION of PROPERTY	PARTY A's	PARTY B's
	(Check if it applies)	(Check if it applies)
	_	
	_	
	_	
	_	
	_	

- 8. A. DEBTS INCURRED DURING THE MARRIAGE: (Check the boxes that apply and fill in table as necessary):
 -] My spouse and I did not incur any debts during the marriage.

] My spouse and I incurred debts during the marriage.

We propose dividing the responsibility for the debts incurred during the marriage as follows:

DESCRIPTION & AMOUNT	PARTY A's	PARTY B's
of Debt	(Check if it applies)	(Check if it applies)

B.	SEPARATE DEBTS:	(Check all boxes t	that apply):
----	-----------------	--------------------	--------------

I do not have any debts that were incurred before the marriage.

My spouse does not have any debts that were incurred before the marriage.

- I have separate debt that I incurred before the marriage that should be paid as described below:
- My spouse incurred separate debt before the marriage that should be paid as described below:

DESCRIPTION & AMOUNT	PARTY A's	PARTY B's
of Debt	(Check if it applies)	(Check if it applies)

9. OTHER STATEMENTS TO THE COURT UNDER OATH OR AFFIRMATION:

REQUESTS TO THE COURT:

I declare all the above information to be true; I respectfully request the Court:

- 1. ANNULMENT: (Check the box that best applies)
 - I request (1) a decree of the Court declaring the marriage between Party A and Party B null and void, and (2) grant an annulment of that marriage OR -
 - I request the Court find no grounds for annulment for the reasons stated in number six (6) above:

Case No:

2. PROPERTY: (Check the box that best applies)

I request (1) the Court fairly divide any property acquired during the marriage, and (2) confirm ownership of property acquired before the marriage as follows:

DESCRIPTION of PROPERTY	PARTY A's (Check if it applies)	PARTY B's (Check if it applies)
	_	
	_	
	_	
	_	
	_	
	- OR -	

I request the Court find no grounds for annulment for the reasons stated in number six (6) above, and make no division of property.

- 3. DEBTS: (Check the box that best applies)
 - I request the Court Order each party to pay debts as requested in this Response as follows:

DESCRIPTION & AMOUNT of Debt	PARTY A's (Check if it applies)	PARTY B's (Check if it applies)
	- OR -	

I request the Court make no Order in regard to debts.

Case No:

- 4. NAME CHANGE: (Optional. Complete this section ONLY if you want your name restored to a former name)
 - My complete married name is:
 - I want my married name (as stated above) restored to: (List complete maiden name or legal name before this marriage)

WARNING: If you are not the person who is requesting to have your former name restored, the Court must have a written request from the person who wants his/her name restored.

5. OTHER ORDERS:

I ALSO MAKE THE FOLLOWING REQUEST TO THE COURT: (Explain request here)

Request: _____

UNDER OATH OR BY AFFIRMATION

I swear or affirm under penalty of perjury that the contents of this document are true and correct to the best of my knowledge and belief.

Signature	Date	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me	this:	by
	(date)	·
(Notarial Officer's Stamp or Seal)	Notarial Officer	