

**IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT
LAKE COUNTY, ILLINOIS**

IN RE THE MARRIAGE PARENTAGE)
 SUPPORT ALLOCATION OF PARENTAL)
 CIVIL UNION RESPONSIBILITIES)
)
_____)
 vs.)
_____))
)
)
)
)

Gen No. _____

RESPONSE TO PETITION FOR DISSOLUTION

Part A. Jurisdiction

Petitioner:

1. Age - admits denies unable to answer.*
2. Residence - admits denies unable to answer.*
3. Occupation - admits denies unable to answer.*

Respondent:

4. Age - admits denies unable to answer.*
5. Residence - admits denies unable to answer.*
6. Occupation - admits denies unable to answer.*

Marriage/Civil Union:

7. Date Married - admits denies unable to answer.*
8. Place Married - admits denies unable to answer.*

Residency:

9. Residency Requirement - Petitioner - admits denies unable to answer.*
10. Residency Requirement - Respondent - admits denies unable to answer.*

Other Proceedings:

11. No Other Petition is Pending - admits denies unable to answer.*
12. Another Petition is Pending - admits denies unable to answer.*

* You will be required to swear under oath at the end of this document that all statements are true and correct and as to any statement of "unable to answer", you have no knowledge sufficient to form a belief as to the truth of that particular allegation and that such lack of knowledge is true.

Part B. Children/ Related Cases:

13. We have no children together - admits denies unable to answer.*

14. Petitioner's Pregnancy Status - admits denies unable to answer.*

15. Respondent's Pregnancy Status - admits denies unable to answer.*

(If no child(ren), skip to paragraph 21.)

16. Children of the Marriage/Civil Union: admits denies unable to answer.*

17. That sole allocation of parental responsibility of the minor child(ren) be awarded to Petitioner / Respondent
 admits denies unable to answer..*

18. That joint allocation of parental responsibility of the minor child(ren) be awarded to Petitioner / Respondent
 admits denies unable to answer.*

19. Deny/Restrict/Reserve parenting time - admits denies unable to answer* **OR**

20. Grant parenting time - admits denies unable to answer*.

21. Other Pending Cases - admits denies unable to answer.*

Part C. Support

22. Respondent's Employment - admits denies unable to answer.*

23. Respondent's Ability to Contribute - admits denies unable to answer.*

24. Child Support for Petitioner - admits denies unable to answer.*

25. Maintenance (Support) for Petitioner - admits denies unable to answer.*

Part D. Property

26. Marital/Civil Union Property and Debts - admits denies unable to answer*.

27. Petitioner's Non-Marital/Civil Union Property - admits denies unable to answer.*

28. Respondent's Non-Marital/Civil Union Property - admits denies unable to answer.*

Part E. Grounds

29. Irreconcilable Differences admits denies unable to answer.*

Part F. Parties' Agreements (Respond only if paragraph checked on petition)

30. Agreements - admits denies unable to answer.*

* You will be required to swear under oath at the end of this document that all statements are true and correct and as to any statement of "unable to answer", you have no knowledge sufficient to form a belief as to the truth of that particular allegation and that such lack of knowledge is true.

Part G. Relief Requested

FOR THESE REASONS, I request: (Check all that apply)

- A dismissal of the Petition for Dissolution of Marriage.
- That sole allocation of parental responsibility of the minor child(ren) be awarded to Petitioner / Respondent
- That joint allocation of parental responsibility of the minor child(ren) be awarded to the parties.
- That parenting time with the minor child(ren) be granted / restricted / barred / reserved.
- That child support be awarded.
- A fair division of the property or its value acquired during the marriage/civil union.
- Maintenance to the Petitioner be granted / barred / reserved.
- Maintenance to the Respondent be granted / waived / reserved.
- A change back to Petitioner's / Respondent's former name: _____ be granted.
Full Former Name
- That any other appropriate relief be awarded.

Part H. Additional Facts

Respondent states the following additional facts in response to the Petition: _____

(Attach additional pages as needed)

Under penalties provided by law pursuant to Section 1-109 of the Code of Civil Procedure,** the undersigned certifies that the statements set forth in this instrument are true and correct and as to any statement of "unable to answer", I hereby certify that such statement reflects that I have no knowledge sufficient to form a belief as to the truth of that particular allegation in the petition and that such lack of knowledge is true.

Date

Signature

Printed Name

** Any person who makes a false statement, material to the issue or point in question, which he does not believe to be true, in any document certified by such person in accordance with 735 ILCS 5/1-109 shall be guilty of a Class 3 felony punishable by two (2) to five (5) years imprisonment and/or a \$25,000.00 fine.

Prepared by:
 Name: _____ Pro Se
 Address: _____
 City: _____ State: _____
 Phone: _____ Zip Code: _____
 ARDC #: _____
 E-mail address: _____