

After you have completed form, email to us by clicking the Email button below.

LASRIS, WALSH & CURRY, P.C.
Confidential Background Information
Domestic Relations (Divorce - Simple)

Date: _____

Please Answer all Questions Completely

All information which you provide to us will be held in strictest confidence. *If you feel uncomfortable about answering any question, please feel free to omit the answer.* If you feel you have been provided an incorrect form, please let us know.

1. **Your Full Legal Name:** _____ Jr. Sr. _____
Address: _____ City: _____ State: _____ Zip: _____
Email address: _____ Cell Phone: _____
Work Phone: _____ Home Phone: _____
Birth Date: _____ Place of Birth: _____ SS# _____
Employer's Name: _____
Employer's Address: _____
If Military, Branch: _____ Rank/Rate: _____ Home of Record: _____

2. **Spouse's Full Legal Name:** _____ Jr. Sr. _____
Address: _____ City: _____ State: _____ Zip: _____
Work Phone: _____ Home Phone: _____
Birth Date: _____ Place of Birth: _____ SS# _____
Employer's Name/Address: _____
If Military, Branch: _____ Rank/Rate: _____ Home of Record: _____
Date married: _____ **City and State where married:** _____
(Note: When filing for a divorce, we will need a copy of your marriage license)

3. If now separated, please provide the following information: **Date of Separation:** _____
Address where you and spouse last lived together: _____
On the date listed above, did you and your spouse separate with intent to remain apart? Y N
If your answer is "No", when did the intent to divorce form? _____

4. Do you have a **written and signed separation agreement** with your spouse? Y N
What is date of agreement? _____ Do you have a copy? Y N

5. For Wives, do you wish your **former name restored** at the time of a divorce? Y N
Full Former Name (including middle name): _____

6. Number of **your previous marriages:** _____ Number of **spouse's previous marriages:** _____

7. Do you and your spouse own any **property** jointly? Y N
If so, do you contemplate asking this office to handle the transfer of any such property? Y N

8. Highest grade completed by you: _____ Highest grade completed by spouse: _____

9. How did you learn of this Law Office? _____
Have you ever used an attorney before? Y N Subject (optional): _____

10. Send mail to: My home My office: *(No mail will be sent unless you retain an attorney.)*

PLEASE SEE REVERSE SIDE . . . THANK YOU

A WORD ABOUT FEES

For “uncontested” divorces or “agreed to” separation agreements, your attorney can quote you a fixed fee; for other services, fees are generally charged on a time basis. Fees quoted are representative of similar cases, but are, nevertheless, estimated and depend upon the amount of work involved to bring your case to a conclusion. This will be explained by your attorney and in your retainer agreement with your attorney. After consulting with your attorney, if you find you do not need a lawyer or do not now wish to retain the lawyer with whom you consulted, you will be charged a \$150.00 consultation fee which is payable upon the conclusion of your visit (unless you have prepaid). This information sheet and the attorney’s notes will be retained for future use if you later decide to retain one of the Law Center’s attorneys.

An “initial consultation” is designed to give you, the client, an opportunity to determine whether the attorney has the skills to resolve the presenting problem and for you to see if you feel “comfortable” with the attorney’s personality and style. In most cases (i.e., cases of a routine nature not requiring significant legal research), the consultation will include advice on options you might pursue to resolve the presenting issue. The initial consultation fee does not cover “out of office” contacts, including placing telephone calls, drafting correspondence, etc. If you wish the attorney to perform such services for you during the initial consultation period, then you will be billed at the attorney’s standard hourly rate for such services. Fees will be quoted to you before any such “out of office” contacts are made.