SELF-HELP PACKET FOR PETITION FOR SUPPORT UNCONNECTED WITH DISSOLUTION OF MARRIAGE WITHOUT CHILDREN

These instructions and forms can be used if you and your spouse have separated, and you want to ask the court to order your spouse to pay alimony. Different forms are to be used if you or the other party have already filed a Petition for Dissolution of Marriage. **You must know your spouse's address to be able to serve him/her with your petition.**

There are fees for filing this petition and for service by the Sheriff's Office (if needed). If you cannot pay the fees at the time of filing because of unemployment or insufficient income, you may meet the criteria to be declared indigent. You must complete a Civil Affidavit/Application for Indigent Status with the Clerk of Court. Once you have completed this form, the Clerk of Court will determine if you meet the criteria for indigency. If you meet the criteria, your filing fee will be waived. There will still be fees such as oath fees and mailing fees. If obtaining service of process by the Sheriff, you will need to take a copy of the Civil Affidavit/Application to the Sheriff's Office along with your summons and attachments.

Please read the General Information for Self-Represented Litigants at the front of your packet before proceeding. You cannot be given a hearing date until all required forms have been completed accurately and filed with the Clerk of Court, and all allowed time periods for filing information have passed.

Definitions

Petitioner: Individual making a written request.

Respondent: Individual receiving or answering written request.

Below is a checklist of forms and requirements. Specific instructions are available for each form to assist you in **completing them correctly**. You may need to obtain additional forms depending on your circumstances. Additional forms may be obtained from the Clerk of Court, Family Law Division, Santa Rosa County Courthouse, 6865 Caroline Street, Milton, Florida or can be downloaded from the Internet at **www.flcourts.org or www.santarosaclerk.com**. The questions following this checklist will help you to determine additional forms that may be needed.

	Information and documents to be filed (you may want to use this as a checklist):
1	Petition for Support Unconnected with Dissolution of Marriage with Children or Fetition for Support Unconnected with Dissolution of Marriage without children.
2	Acknowledgment of Limitation of Services (must be filed with your petition).
\$50,00	Family Law Financial Affidavit - Individual Income Under \$50,000 or Individual Income over 00. (need two - one from each party). <i>Note: The Financial Affidavits for incomes below \$50,000 are in acket,if your income is over \$50,000 you will need to obtain the Financial Affidavit for income over 00.</i>
Agre	Certificate of Compliance with Mandatory Disclosure (need two - one from each party) or ement to Waive Mandatory Disclosure (if the parties agree with each other's Financial Affidavits and the no further financial information).
5	Notice of Social Security (need two - one from each party).

6 Summons and Process Service Memorandum or Acceptance of Service and Waiver of Service
of Process by Sheriff (when the parties agree to waive service by the Sheriff). If the party has resided here in
the past but now lives elsewhere, the Summons and Process Service Memorandum need to be served by a sheriff or certified process server in that county. The Summons and Process Service Memorandum are not provided in
the packet. The Clerk of Court will prepare the Summons for you. Please read instructions on service carefully.
7 Notice of Hearing (This notice must be filed with the Clerk of Court, and a copy provided to the respondent by mail or hand delivery).
8Final Judgment for Temporary Support. A sample of the Final Judgment is included in the packet. A FINAL JUDGMENT THAT IS ACCURATE, NEATLY TYPED AND IN GOOD CONDITION MUST BE BROUGHT TO THE FINAL HEARING FOR THE JUDGE TO SIGN.
9 If anyone other than a lawyer helps you to complete any of the forms, you must file Form 12.900(a) Disclosure from Non-lawyer.

Where do I file the forms?

Once you have completed the Petition for Temporary Support and other required documents (forms 1-5) above) you must file the originals with the **Family Law Clerk of Court located at the Santa Rosa County Courthouse**, **6865 Caroline Street**, **Milton**, **Florida**. Keep a copy for your records. Take the original Petition to the clerk and tell them you want to serve the respondent. A copy of the Petition will be attached to the Summons to be served on the respondent.

What do I do after I have filed?

The Clerk will issue the Summons along with attachments to the other party. You may also want to attach a blank Financial Affidavit and Notice of Social Security Number to the Summons for the respondent to complete. The Summons informs the respondent that he/she will have 20 days to respond to your petition. If the respondent lives in Santa Rosa County, take the summons with attachments to the Santa Rosa County Sheriff's Office Civil Division for service of process on the respondent. The Sheriff's Office will send a Return of Service to you and to the Clerk of Court, stating whether the respondent was or was not served. If the respondent previously lived here but now lives elsewhere, you must have him/her served by the Sheriff or a certified process server in the county where he/she resides.

What if I want to stop the process or withdraw the petition?

If you decide not to pursue the petition and want to dismiss it, you can file form **Notice of Voluntary Dismissal** with the Clerk of Court.

What if the respondent does not answer or file the necessary forms?

Once the respondent has been served or waived service, he/she will have 20 days to file an **Answer to the Petition for Support Unconnected with Dissolution of Marriage** or an **Answer and Counterpetition**. If a Counterpetition is filed, you may then file an **Answer to the Counterpetition**. If the respondent fails to serve or file a response or any paper within the 20 days allowed, you will need to file a **Motion for Default**. With the Motion for **Default**, you must also file the **Nonmilitary Affidavit** form (if you are certain the other

party is not in the military). This requests that the court allow you to proceed to a final hearing date. If he/she responds but fails to file the necessary documents within the 45 days allowed (e.g., financial affidavit, mandatory disclosure, etc.) you will need to file a **Motion to Compel** to ask the court to require him/her to file the required documents.

When *ALL* required documents have been completed, all required time periods have passed (i.e., 20 days for the respondent to answer and you believe your case is ready for a final hearing, FILE YOUR REQUEST FOR HEARING WITH THE CLERK OF COURT. Your case will be reviewed and a hearing date or further instructions will be provided to you by mail.