

Ministry of the Attorney General Court Services Division

Joint Divorce Application Checklist

IMPORTANT! On all forms, list your first, middle, and last name(s) *exactly* as they are shown on your Marriage Certificate or Marriage Registration Certificate.

If any name is now different than the one shown on your Marriage Certificate or Marriage Registration Certificate, you should explain the reason for the difference in your Form 36: Affidavit for Divorce.

Forms can be found at: www.ontariocourtforms.on.ca. Ce guide est également disponible en français.

Step 1: Choose the Right Court

Not all courts deal with every type of family case, so you have to choose the right one for your case. Only a Superior Court of Justice or a Family Court of the Superior Court of Justice can make a Divorce Order. You can find a list of court addresses by visiting the Ministry of the Attorney General's website.

There are rules about where you can start your court case. See Rule 5 of the <u>Family Law Rules</u>. You must usually file your application in the municipality where:

- either you or your spouse lives, or
- your children live, if your application asks for decision-making responsibility or parenting time.

You may be eligible to file your application online at any time without visiting a courthouse. You can find more information about this service at https://www.ontario.ca/page/file-joint-divorce-application-online.

Step 2: File the Required Documents with the Court and Pay the Filing Fees

Complete and file the following documents with the court:

<u>Form 8A: Application (Divorce)</u> : This form must be fully completed, signed, and dated by both you and your spouse. Bring 3 copies of this completed form for filing.
Form 36: Affidavit for Divorce: One completed by you and a separate one completed by your spouse. You and your spouse must each swear or affirm that the information in your own form is true, and sign your form in front of a <u>qualified commissioner for taking affidavits</u> . There are commissioners at all <u>family court offices</u> who will do this for free. It is a criminal offence to swear or affirm a false or misleading affidavit.
Original Marriage Certificate or Marriage Registration Certificate : If you don't have an origina Marriage Certificate or Marriage Registration Certificate, or you were married outside of Ontario, please see the Additional Information Section below.

	orms for court orders other than a divorce: If you and your spouse are together asking the court or make orders relating to other issues, you may also need to complete and file the following forms:	
	 If you're asking for decision-making responsibility or parenting time: Form 35.1: Affidavit (decision-making responsibility, parenting time, contact) Form 35.1A: Affidavit (child protection information): if you, the other party and/or the children in this case have been involved in a child protection court case and/or involved with child protection services at any time. 	
	 Form 13.1: Financial Statement (Property and Support Claims) if you're asking for court orders related to property or debt. 	
	 If you're asking for child support or spousal support: 	
	■ Form 13: Financial Statement (Support Claims) if you're not also asking for	
	court orders related to property or debt Draft Support Deduction Order 	
	Support Deduction Order Information Form	
	Other documents : Depending on your situation, you may want to file other documents with your joint divorce application, such as a separation agreement, minutes of settlement, prior court orders, or Notices of Calculation or Recalculation issued by the online Child Support Service .	
	Draft Form 25A: Divorce Order : This form must be typed, not handwritten. In this form, you write the orders you want the court to make. If the court makes all the orders that you want, the judge will sign and date this form and it becomes your Divorce Order. Bring 3 copies for filing, or 4 copies if you're asking for child or spousal support.	
	Continuing Record and Table of Contents: Every document you file in your case is included in a continuing record, which is kept in your court file at the courthouse. You are responsible for creating the cover page and table of contents for the continuing record. Court staff can help you with this. The Formal Requirements of the Continuing Record and rule 9 of the Family Law Rules tell you how to create and update your continuing record.	
	Two business-sized envelopes (9 $\frac{1}{2}$ " x 4 $\frac{1}{8}$ "), each stamped with sufficient postage: one addressed to you, and one addressed to your spouse.	
When you file your completed documents with the court, you will also need to either pay the filing fees or qualify for a fee waiver:		
	Filing Fees totalling \$669.00: Filing an application: \$214.00 Placing the application on the list for hearing: \$445.00 Registration of Divorce Proceedings: \$10.00 	
	Fee Waiver (if applicable) : You may be eligible for a fee waiver if you can't afford to pay the fees. Fee waiver request forms and a guide to the process and financial eligibility criteria are available online or on request at any court. If you're eligible, you won't have to pay most fees.	

Once the court clerk has reviewed your documents to make sure they are complete, they will issue your application. This means that they give your case a court file number, and sign, date and place a court seal on the application.

The court will electronically send information to the federal Department of Justice's Central Registry of Divorce Proceedings to obtain a Clearance Certificate that confirms no other divorce cases have been started in Canada for you and your spouse. The court cannot grant your divorce until they have this Clearance Certificate. **This process can take 4 to 6 weeks.**

Step 3: A Judge Reviews Your Divorce Application

After the court receives the Clearance Certificate from the Central Registry of Divorce Proceedings, the clerk will give your file to a judge to review.

If the judge grants your divorce, you will receive a copy of your Divorce Order in the mail. If information is missing from your application, you may be directed to provide additional information to the court before a judge will grant your divorce.

Step 4: Obtain a Certificate of Divorce (Optional)

If you require a Certificate of Divorce, you must request it from the court office where your Divorce Order was made. You can find the court address by visiting the <u>Ministry of the Attorney General's</u> website. The fee for getting this certificate is **\$25.00**.

If you are unable to get to court yourself, you may ask someone else to go on your behalf, or you may write the court office with your request. Include with your request a cheque for the **\$25.00** fee made payable to the Minister of Finance. Please ensure that you provide the court with a self-addressed envelope with sufficient postage.

You may also request a Certificate of Divorce by submitting online a <u>Form 36B: Certificate of Divorce</u> and paying the prescribed fee through <u>Family Submissions Online</u>. You must complete the certificate prior to submitting the form for issuance online.

Additional Information:

Original Marriage Certificate or Marriage Registration Certificate

You must file your original Marriage Certificate or Marriage Registration Certificate at Step 1, when you file your Form 8A: Application (Divorce) and your Form 36: Affidavit for Divorce.

The court will not give you a divorce until you file one of these certificates, unless the court is satisfied by your explanation in your Form 36: Affidavit for Divorce why it is not possible to get your certificate.

If you were married in Ontario, and you do not have your Marriage Certificate or Marriage Registration Certificate, you may obtain a copy from <u>ServiceOntario</u> or the <u>Registrar General of Ontario</u>. Note there is a fee charged to obtain a copy of the certificate. You may contact ServiceOntario toll free at 1-800-

267-8097 or within Toronto at 416-326-1234. The Office of the Registrar General may be contacted toll free at 1-800-461-2156 or within Toronto at 416-325-8305.

Married outside of Ontario or Canada

If you were married in another Canadian province or territory, you may order a copy of your Marriage Certificate from the government of that province or territory.

If you were married outside of Canada, and your Marriage Certificate is not in English or French, you will be required to have it translated by a certified translator. You must file both your Marriage Certificate and the certified translation with the court.

Previous Divorce or Death of a Spouse

If you were married in Canada, you will be required to provide proof of the death of your spouse. If you were married outside of Canada, you must also provide proof of any previous divorce or the death of your spouse. You will need to contact the government branch responsible for recording this type of information in the other country.

Court Filing Fees

Court fees are set by regulation under the *Administration of Justice Act*. Ontario Regulation 293/92 and Ontario Regulation 417/95 set the fees for the Superior Court of Justice and the Family Court of the Superior Court of Justice, respectively.

You may wish to retain a lawyer to help you with this process. If you would like to speak with a lawyer, but do not know who to call, the Law Society Referral Service can provide you with the name of a lawyer who will provide a free initial consultation for up to 30 minutes to help determine your rights and options. If you decide to retain the lawyer, their normal fees and disbursements would apply.

If you would like to be referred to a lawyer, you may submit a request to the Law Society Referral Service at www.findlegalhelp.ca. The telephone number for the service is 1-800-268-8326 or, within the Greater Toronto Area, 416-947-3330.