## Rule 17.200—Form 201: Petition for Dissolution of Marriage with Children

Read the <u>Guide to Representing Yourself in an Iowa Divorce Case with Children</u> on the Iowa Judicial Branch website before using this form.

**Petitioner:** Use this form only if your spouse lives in Iowa or you have lived in Iowa for the last year before you file the Petition, and one or more of the following are true:

- There are children under age 18 who are children of both Petitioner and Respondent.
- There are children under age 18 who were born or adopted during this marriage.
- There are children over age 18 who still need support.
- A spouse is pregnant.

**Do not use this form if** all of these are true (instead, use form 101):

- You and your spouse do not have children under age 18.
- You and your spouse do not have children age 18 or over who still need support.
- · A spouse is not pregnant.
- ☐ If filing electronically, you must provide any protected information in full on form 211.
- If filing in paper, you may use form 211 to provide any protected information in full.

If you do not understand how to use this form, or if you should use this form, talk to an attorney.

In the Iowa District Court for		County				
In Re the Marriage of:	County where you are fili	ng this Petition				
Your current legal name	Your spouse's ci	ırrent legal name				
Upon the Petition of						
	For clerk's use only					
Petitioner Full name: first, middle, last The spouse who files the Petition	Petition 1	Petition for Dissolution of Marriage				
and concerning		with Childre	en			
Respondent Full name: first, middle, last The other spouse						
1. Personal Information Fill in all info and you fear for your safety, you may leave y						
A. Petitioner's (your) birth year and p	present residence: Birth	year				
Petitioner's present street address	City	State	ZIP code			
	( )					

Continued on next page

Rule 17.200-	–Form 201: Petitie	on for Dissolution o	of Marriage with (	Children, continue	ed					
	Lived with			from		/	/	_ to	/	_/
		Adult name			mm	dd	уууу	mm	dd	уууу
	At			State						
(2	2) Children: _	Initials	Initials	 Initials			ials		itials	
										,
	Lived with	Adult name		from	mm		/ <u></u>	_ to 	/ dd	_ / <del></del>
	At									,,,,
	City			State						
(3	B) Children:									
•		Initials	Initials	Initials		Init	ials	In	itials	
	Lived with			from		/	/	_ to	/	_/
		Adult name			mm	dd	уууу	mm	dd	уууу
	At			State						
	City			siaie						
(4		Initials	Initials	Initials			ials	In	itials	
	Lived with	Adult name		from	mm	_/ <u></u> dd	yyyy	_ to 		_ /
	At						5555			
	City			State						
(5	5) Children:									
	Ì	Initials	Initials	Initials		Init	ials	In	itials	
	Lived with			from		/	/	_ to	/	_/
		Adult name			mm	dd	уууу	mm	dd	уууу
	At			State						
Г	_	oox if you have o	attached a sen		tina a	ddition	al childra	011		
L	If the childr	en have been in	Iowa for less	than six mont	hs, yo	u may t	e able to	get a di		
	might not be	e able to get cus	stody. The rul	es are complic	cated a	nd you	may nee	d to talk	to an at	torney.
	etitioner's re		if amou	usa daas mat liv	ın İn I	O.T. 10 O.M.	d h	ra livrad	in Larra	
	•	a divorce in Iow year, or if you	•				-			va, you
		vorce in Iowa i		=	C		J			, ,
If	you have ques	stions about thi	s, talk to an a	ttorney.						
(1	-	eason that Per et a divorce.	titioner (you a	are Petitione	r) is liv	ving in	Iowa			
	☐ True									
	☐ False	If you do not les, check "False."		r if you live in	Iowa <sub>.</sub>	for rea.	sons othe	r than ji	ıst to ge	t a
		,								

			d in Iowa for the last	years and					
	in .		county.						
			s lived in Iowa, count the	•					
	• Į	f you have been a	resident of another state, co	ount the time since you l	last moved to Iowa.				
F.	Parties' residence								
	divorce	in Iowa.	ive in Iowa, you must hav	e lived in Iowa for the	last year before you may obtain				
		each that is true							
	(1) Petitioner has lived in Iowa for more than one year.								
	(2)	Respondent (	our spouse) is a reside	nt of lowa.					
G.	Condi	tion of the mai	riage						
	Check d	all that are true							
	(1)	The marriage	is broken and cannot be	saved.					
	(2)	(2) This is the only divorce case going on involving this marriage.  If you did not check (2), explain in 4. You should also talk to an attorney.							
	(3)	This Petition is	s being filed in good fait	n for the purpose of	ending the marriage.				
	(4)	Counseling wil	I not save the marriage.	If counseling may save	the marriage, do not check (4).				
Н.	Respondent's status								
	•	each that is true							
	(1)	Respondent (y	our spouse) is in the m	ilitary service.					
		• •	, there are special rules th military. You should talk		ease from going forward if your				
	(2)	Respondent is	in prison or jail at		in				
				of facility	State				
I.	Protect Check of	ctive or no con	tact order						
	(1)	There is neither Respondent (	•	or a "no contact orde	er" between Petitioner (you) a				
	(2)	•	otective order" or a "no o of the following infor		en Petitioner and Responden				
		a. County and	state where the order car						
				County	State				
		b. Court case	number:						
	her Ca eck A or	ases About t B	he Children						
A.	☐ Th	ere are no oth	er cases about the ch	ildren. <i>If you check</i>	A, skip to 4.				
В.	☐ Th	ere are other	cases about the child	en.					
٥.	If there	is an order from		lren, an Iowa court ma	ay not be able to issue an or				

			B, fill in the applicable information below.	
(1)			e court or b.	
	а.	П	There is no juvenile court case.	
	b.		There is a juvenile court case.	
		If y	ou check b, fill in the following information:	
		i.	County and state of the juvenile court case:	
			County	State
		ii.	Juvenile court case number:	
			Check one	
			(a) Concurrent jurisdiction has been granted.	
			(b) Concurrent jurisdiction has not been granted.	
			If the juvenile court has not given concurrent jurisdiction (permission), then child custobe decided in this case. You should talk to an attorney.	dy cann
(2)			y order	
			ght not be able to get custody in Iowa if there is a custody order entered in another st $or$ b.	ate.
	a.		There is no custody order.	
	b.		There is a custody order.	
		If y	ou check b, fill in the following information:	
		i.	County and state where the custody order came from:	
			County	State
		ii.	Court case number:	
(3)			upport order	
		еск а	or b.	
	a.		There is no child support order.	
	b.	Ш	There is a child support order.	
			ou check b, fill in the following information:	
		i.	County and state where the child support order came from:  County	State
		ii.	Court case number:	Siaic
		forn	<b>nation</b> All of the basic information you need to tell the court is listed on this form. formation only if you need to explain something.	
Petitio	one	er's	Request	
			asks the court to:	
A. Pe	LILIU			
			at apply. The court will only consider items that are checked.	

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(2)	Decide custody and visitation.						
(3)	Order child support and medical support.						
(4)	Order payment of school or college tuition.						
(5)	Fairly divide the property and the debts of the parties.						
(6)	Order that Respondent pay the court fees.						
(7)	Order that Respondent pay for Petitioner's attorney's fees before the divorce is final. <i>If you check</i> (7), <i>you must file form 222</i> .						
(8)	Order that Respondent pay spousal support (alimony) to Petitioner.  If you check (8), you must file form 222.						
(9)	Change Petitioner's last name to:	Name can only be changed to name on birth certificate or name used immediately prior to the marriage.					
	Print your former or birth name						
(10)	Order counseling to save the marriage.						
(11)	Other request:						

Continued on next page

6.	Attorney Help Check one										
	A. 🗆	An attorney did not help me prepare or fill in this paper.									
	В. 🗆	An attorney helped me prepare or fill in this paper.  If you check B, you must fill in the following information:									
		Name of attor	ney or organiza	tion, if any	Attorney's P.I.N. # – Ask the attorney						
		Business addi	ress of attorney	or organization	City	State	ZIP code				
		()_		_ ()	x number – optional						
		Attorney's ph	one number	Attorney's fax	x number – optional	Attorney's email	l address – optional				
8.			ill accept serv		ents at the attorn	•					
	I,	I,, have read this Petition, and I certify under penalty Print your name									
	of perjury and pursuant to the laws of the State of Iowa that the information I have provided in this Petition is true and correct.										
				, 20 	Your signature*						
	Signed	on: Month	Day	Year	Your signature*						
	Mailing	g address		Ci	ity	State	ZIP code				
	(Phone i	) number	Ema	il address	Add	litional email addre	ss, if applicable				
			nically or in paper ning it and then fi	-	te your signature on th	his form. If you are fi	ling electronically,				

# **Important Notice to Petitioner**

See next page for instructions for filing a Petition.

#### Do not file these instructions

### Instructions for Filing a Petition for Dissolution of Marriage with Children

The Iowa Judicial Branch is converting the court system to electronic filing county by county. The electronic filing system is also known as EDMS. To determine if this case is in a county using electronic filing, check the map available on the Iowa Judicial Branch website under eFiling, or call the clerk of court office in your county. If your county accepts electronic filing, **you must file electronically** unless you get permission from the court to file in paper. Contact the clerk of court in your county if you are unable to file electronically.

## **■** Filing your Petition electronically

- If you are filing your divorce case in a county that uses electronic filing, you must register to electronically file. For help with registration, *see* the eFiler's User Guide <u>How to Register Pro Se (Self Represented) for eFiling</u> on the Iowa Judicial Branch website.
- After you have registered, <u>log in to the electronic filing system</u> to electronically file your dissolution case.
- For help electronically filing your divorce, see <u>How to eFile a New Case</u>.
- With your Petition, you must also file an Original Notice (204) and a Protected Information Disclosure Form (211).
- You will receive a Notice of Electronic Filing (NEF) when the clerk of court has approved the efiling of your Petition and other documents.
- If there was a problem with your filing, EDMS will send you a Retraction Notice. You can then log in to My Filings, correct the error, and resubmit your filing. For help, see <u>How to Resubmit a Returned Filing</u>.
- Log in to your eFile account and download and print your Petition and Original Notice so that you can serve it on (deliver it to) your spouse.
- For help finding and downloading your Petition and Original Notice, please *see My Filings Reference Guide*.

#### **Filing your Petition in paper**

- If the county where you will be filing your Petition does not yet accept electronic filing, you may
  proceed in paper. If the county does accept electronic filing, you must proceed electronically, unless
  you have received permission from the court to file in paper.
- With your Petition (201), you must also file a Petition Cover Sheet (202), an Original Notice (204a), and a Confidential Information Form (203).
- Forms 201 and 204a: Make **two** photocopies if you can deliver copies of these forms to your spouse inperson or by mail. Make **three** photocopies if you are going to ask the county sheriff or a civil process server to deliver these forms to your spouse.

**Note about making photocopies:** You should make your photocopies before you go to the courthouse to file your papers. It is expensive to make photocopies at the clerk of court office. It is cheaper to make the copies at a business that makes photocopies or at a public library.

- Forms 202 and 203: You do **not** have to make photocopies of these forms.
- Take the original forms you filled in and the photocopies to the clerk of court office in your county. Tell the clerk at the counter you are filing a Petition for a divorce.

- Give the clerk at the counter these forms:
  - 201 Petition for Dissolution of Marriage with Children
  - 202 Coversheet for a Petition for Dissolution of Marriage with Children
  - 203 Confidential Information Form (Do not make copies of this form.)
  - 204a Original Notice
- Pay the filing fee. If you cannot afford to pay the filing fee, prepare and file form 209.
- The clerk at the counter can tell you the amount of the filing fee. The Iowa legislature sets these fees and periodically raises them, so check with the clerk's office to confirm the current filing fee.
- The clerk of court will sign the Original Notice (204a). You will have to serve this form on (deliver it to) your spouse.
- The clerk at the counter will time-stamp each of the copies (original and photocopies).

## Do not file these instructions