

ANNULMENT - No Minor Child(ren) / No Property

CUSTOMER INFORMATION

Contact Person:

NLF Rep: *(internal use only)*

Street Address:

Cell Phone:

City, State, Zip Code:

Alternate Phone:

EMAIL *(required)*:

PLAINTIFF'S INFORMATION

(1) Full Name:

(2) Street Address:

(3) City, State, Zip Code:

(4) Phone Number:

(5) Email Address:

(6) Date moved to Nevada:

DEFENDANT'S INFORMATION

(7) Full Name:

(8) Street Address:

(9) City, State, Zip Code:

(10) Phone Number:

(11) Email Address:

MARRIAGE INFORMATION

(12) Date of Marriage:

(13) City/State of Marriage:

(14) Reason for Annulment: *(check all that apply)*

Closely Related. Those who are close blood relatives are not allowed to marry. In Nevada, parties cannot be related any closer than second cousins or cousins of the half-blood to marry. If the spouses are related beyond that level, the marriage is considered "void," meaning, it was invalid from the start.

One of Parties Was Already Married. If one of the spouses was already married at the time the parties attempted to marry, the parties were not free to legally marry. This kind of marriage is considered "void," meaning, it was invalid from the start.

Lack of Parental Consent. Usually, a person must be 18 years old or older to get married. Those under 18 can get married if they get the proper consents. Anyone under the age of 16 must have at least one parent's consent and a judge's consent to marry, and anyone between 16-18 must have at least one parent's consent to marry.

Insanity. Plaintiff was insane at the time of the wedding ceremony and has regained sanity. However, if you continued to willingly live together as a married couple after sanity was restored, the marriage cannot be annulled.

Lack of Understanding. If one of the spouses did not understand what they were doing at the time of the marriage to the point they were incapable of agreeing to the marriage, the marriage may be annulled for "want of understanding." Anyone using this as a reason for an annulment must prove this to the judge by "clear and satisfactory" evidence. *Explain.*

Fraud. If either party committed a fraud on the other to get them to agree to the marriage, the marriage may be annulled. A fraud generally means that one person intentionally lied about something they knew was important to the other person in order to convince the person to marry. The lie must be so serious that if the other person knew the truth, the other person would never have gone through with the marriage. Anyone using this as a reason for annulment must prove the fraud to the judge by "clear and convincing" evidence. *Explain.*

RESIDENT WITNESS INFORMATION

(15) A resident witness is a third party that is over the age of 18 that sees the Plaintiff at least 3-4 times a week and will sign an affidavit for the court verifying that the Plaintiff lives in the State of Nevada.

Name of Resident Witness: _____

Address: _____

Month/Year Resident Witness Moved to Nevada: _____

Month/Year Resident Witness Met the Plaintiff in Nevada: _____

What is the Relationship Between the Resident Witness and the Plaintiff? (*Ex. co-worker, friend, relative, etc.*) _____

ADDITIONAL INFORMATION

(15) **Minor Child(ren)**. There are no minor child(ren) in common born to or adopted by the parties. *(check one)*

- Neither spouse is pregnant.
- The following spouse is pregnant: _____.

The other spouse is / is not the parent of the unborn child. The child is due to be born on _____.

- It is unknown whether either spouse is pregnant.

(16) **Name Change**. *(check one)*

- Plaintiff does not request a name change.
- Plaintiff would like to be restored to his/her former name of: _____.

Notes: