

Superior Court of Orange County
**Summary Judgment, Final Determination
Self Help Information/Procedural Guidelines***

If you opened a Summary Dissolution case and 6 months have now passed, and neither party has filed a Notice of Revocation of Petition, you may complete the dissolution process by requesting a Judgment terminating the marriage.

Print and complete the following form:

Request for Judgment, Judgment of Dissolution of Marriage, and Notice of Entry of Judgment (FL-820)

Hints:

- The party listed in the top left corner of the form, must also be the party that has signed the form.
- Enter the date the Petition (first paper) was filed with the court.
- If one of the parties requested that their former name be restored on the first papers and has now changed their mind and wishes to keep their married name, they should submit a signed declaration letting the court know their wishes.

Include 2 stamped envelopes, addressed EXACTLY as stated in the addresses on the back of the Joint Petition For Dissolution of Marriage (FL-800.)

Hint: The address must match the Petition unless there is a Notice of Change of Address and Telephone Number (MC-040) on file.

Make 4 copies of the form. The court requires a total of 5, the original and 4 copies.

If you have changed your mind and no longer wish to be divorced OR want to file a different type of case requesting a divorce, a legal separation or a nullity, you must let the court know by filing a Notice of Revocation of Petition For Summary Dissolution.

To do this, print and complete the following forms:

- 1) Information Sheet Re: Revocation of Summary Dissolution
- 2) Notice of Revocation of Petition For Summary Dissolution (FL-830)

Include 2 stamped envelopes, addressed EXACTLY as stated in the addresses on the back of the form.

Make 3 copies of the form and mail or bring them to the court for filing.

Once the Notice of Revocation has been filed, you may file a new case if you wish.

**The Self Help Information/Procedural Guidelines are intended to provide basic assistance and are not a substitute for legal advice.*