DEFAULT IN FAMILY COURT CASES

How to Apply for Default When the Other Party Has Not Filed a Response

(Forms and Instructions)

051322

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HOW TO APPLY FOR A DEFAULT IN FAMILY CASES

CHECKLIST

You may use this packet if . . .

- You have filed a summons and petition for one of the following:
 - Divorce
 - Legal Separation
 - Annulment
 - To establish Paternity
 - To establish a first court order for Legal Decision-Making authority (Legal custody) and/or Parenting Time and/or Support
 - To establish Grandparent Visitation AND
- The other party was served with the court papers OR you served the other party by publication;
- Proof of service has been filed with the Clerk of Superior Court, AND
- The other party has not filed a written response or answer within the time frame set by law; check the court file to be sure this is true, AND
- ✓ You want to get a (default) court order.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

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PART 3: DEFAULT

How to apply for a default in family cases

This packet contains court forms and instructions to file default in how to get a default decree in family cases. Items in BOLD are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

Order	Title	No. Pages
1	Checklist: You may use these forms if	1
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The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

Instructions: How to complete the Application and Affidavit for Entry of Default in family cases

1. About the Application and Affidavit for Entry of Default

Your application:

- a. Informs the Court that the other party:
 - has been served with the court papers, and
 - has not responded or answered the court papers within the proper time.
- b. Asks the court to "default" the other party.
- c. The Affidavit (part of the application)
 - Attests that all the information in your application and attachments is true to the best of your belief.

Note: you must attach the following papers to complete your application:

- a. a copy of the proof or acceptance of service. If you do not have copies of the documents that establish that service of process was completed, you may fill in section three of your Application. This establishes the date and manner of service on the party in default; and
- b. the Default Information for Spousal Maintenance form, if you are asking for spousal maintenance, and will proceed by motion without a hearing. (You may NOT seek an award of spousal maintenance in an Annulment action.)
- 2. When to file the Application and Affidavit for Entry of Default
 - after the other party has been served with the court papers, and
 - the time to respond has passed (see Default Timetable below), and
 - the other party has not filed a response or answer with the court.
- 3. How to determine when to apply and file for default
 - Step 1: Count. Look at the Default Timetable below to find the type of service you used and the number of calendar days to count before you can apply for a default hearing or default order.
 - Begin counting <u>the day after</u> the other party was served with the Summons and Petition (Amended Petition, if applicable).
 - <u>Include</u> weekends and Court holidays until you reach the number of days listed.
 - If the last day for the other party to respond falls on a Saturday, Sunday, or Court holiday, do <u>not</u> count that day.

Step 2: Wait. Wait until the day after the number of days listed in the Default Timetable below.

- If the other party did not file an Answer/Response within the number of days listed in the table, you may complete an Application and Affidavit for Entry of Default as instructed below and then file it with the Clerk of Superior Court.
- You must take this action for your case to proceed.

	DEFAULT	TIMETABLE
Service Made in Arizona	<u>Count</u>	Event
Acceptance of Service	20 Days	after you file Acceptance of Service with the court
Delivery with Signature Confirmation	20 Days	after other party signs delivery confirmation
Process Server	20 Days	after other party receives papers from a process server
Service by Sheriff	20 Days	after other party receives papers from Sheriff
Publication	50 Days	after the 1 st publication in newspaper
Service Made Out of State		
Acceptance of Service out of State	30 Days	after you file Acceptance of Service with the court
Process Server out of State	30 Days	after other party receives papers from a process server
Delivery with Signature Confirmation	30 Days	after other party signs delivery confirmation
Service by Sheriff	30 Days	after other party receives papers from Sheriff
Certified Mail out of State	30 Days	after other party signs a green return receipt card
Publication	60 Days	after 1 st publication in newspaper

4. How to complete the Application and Affidavit for Entry of Default

Step 1: Gather the papers. You will need the following papers to complete the application:

- Application and Affidavit of Entry of Default
- A copy of your proof or acceptance of service which establishes the date and type of service on the other party.
- Default Information for Spousal Maintenance form, if you are seeking spousal maintenance, and choose to proceed by motion without a hearing. (Optional).
- Step 2: Complete the Application and Affidavit for Entry of Default. Use black ink.
 - Answer every question/section on the form. Do not leave any question blank.
 - If you are attaching a copy of your proof or acceptance of service, place it at the end of the Application and Affidavit for Entry of Default.
 - If your proof or acceptance of service is in the court record and you are not attaching it to the Application and Affidavit for Entry of Default, state how and when the Party in default was served.

• Certificate of mailing: write in the last known address of the other party – even if you think the party no longer lives there. Sign the Application and Affidavit for Entry of Default in front of a Notary or Clerk of Superior Court when filing.

Step 3: Make copies.

- Stack into one set the original Application and Affidavit for Entry of Default, copy of proof or acceptance of service (and if applicable), and the original Default Information for Spousal Maintenance form (if applicable).
- Make two (2) copies of the set of papers. Note: If the defaulting party has an attorney, make one more copy, since you must mail an entire set to both the party and the attorney.

Now you are ready to file your application packet. Read the "Procedures" in this packet.

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Procedures: How to file an "Application and Affidavit for Default" and schedule a default hearing

When to file the application for default:

- after the other party has been served with the court papers, and
- the time to respond has passed, and
- the other party has not filed a response or answer with the court, and
- you completed the "Application and Affidavit for Default" and other papers and made two
 photocopies of the papers.

Step 1: File the original *"Application and Affidavit for Default,"* and other required papers, plus at least two (2) copies with the Clerk of Superior Court at the following location:

• 250 West Second Street, Yuma, AZ 85364

Hand the original & copies of the "Application and Affidavit for Default" to the Clerk of Superior Court at the filing counter. The Clerk of Superior Court will keep the original, date-stamp the copies and return the copies to you. <u>Make sure</u> the copies are stamped. Note: If the defaulting party has an attorney, make one more copy since you must file and mail an entire set to *both the party and the attorney*.

- Step 2: Mail one of the date-stamped copies of the "Application and Affidavit for Default" (and attachments) to the other party on the same day you file the papers with the Clerk of Superior Court. Keep the other copy for your records. (The "Application and Affidavit for Default" must be mailed, hand delivery is not acceptable.) Note: If the defaulting party has an attorney, make one more copy since you must mail an entire set to both the party and the attorney.
- Step 3: Count 10 Court business days. Starting <u>the day after</u> the "Application and Affidavit for Default" was filed, count 10 <u>court business</u> days before proceeding to next step. (In this case do not count Saturdays, Sundays and Court holidays.)
- Step 4: Fill out the *"Default Decree Checklist"* to determine if you are ready to schedule a hearing or submit your default decree. If the *"Default Decree Checklist"* indicates you met all requirements, you can proceed to the next step.
- Step 5: If you are <u>requesting a default hearing</u>, schedule your default hearing by calling 928-817-4020. You will need the information from the *"Default Screening Checklist"* with you when you schedule your hearing.

Prepare a default decree and go to your hearing. The default decree is a separate packet available online or at any Law Library Resource Center. See "Step 4 of 4: Default Decree."

or

If you will not request a hearing and wish to <u>submit your proposed default decree without a hearing</u> proceed to the next packet in the series, see "Step 4 of 4: Default Decree." This is a separate packet available online or at any Law Library Resource Center location.

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	For Clerk's Use Only
ATLAS Number:	
Lawyer's Bar Number:	
Representing Self, without a Lawyer OR Attorney for Pet	itioner OR 🗌 Respondent
SUPERIOR COURT OF ARIZONA IN YUMA COUNTY	
(Name of Petitioner / Party A) Case No	
APPLICATION AN FOR ENTRY OF DE IN FAMILY CASES	EFAULT
(Name of Respondent / Party B)	
NOTICE: THIS IS AN IMPORTANT COURT DOCUMENT. When completed and filed, Default has been applied for and entered. The I (10) court business days after the filing of this completed document, an Answer/Response or otherwise defends before the ten court business case do not count Saturdays, Sundays and court holidays to calculate	Default will be effective ten unless the Respondent files ss day period expires. In this
I am the Petitioner in this court case. I understand and make the follo or by affirmation. I give notice that I am requesting entry of default Respondent, because the Respondent has not filed an Answer/Respon	against the other party, the

1. Name of other party against whom I seek this default:

has failed to respond

within the time allowed by the Arizona Rules of Family Law Procedures, and (choose one)

the last known mailing address for the Party in default is _____

____; OR

2. The name of the attorney known to represent the Party in default, either in this action or in a related matter, is

_____, (whether or not the

	attorney has formally appeared) OR
	I do not know the identity and address of any such attorney.
3.	 Evidence of Service (one of the following must be true) I attached to this Application a copy of the proof or acceptance of service establishing the date and manner of service on the Party in default. OR I do not have a copy of the proof or acceptance of service but the proof or acceptance of service appears in the court record, and the Party in default was served by: Acceptance of Service Process Server Publication Signature Confirmation by Mail Other:
	Date of Service:
4.	Spousal Maintenance (choose one) Does not apply.
	I attached a completed Default Information for Spousal Maintenance form to the end of this Application, since I am asking for spousal maintenance and will proceed by motion without a hearing.
5.	Service Members Civil Relief Act: The Party in default is either: (choose one) not in the active military service of the United States OR
	has waived his/her rights under the Service Members Civil Relief Act (formerly "Soldiers and Sailor's Civil Relief Act").
6.	Certificate of Mailing: As required by Arizona Rules of Family Law Procedures Rule 44(a): a. Party in default: (must choose one)
	☐ I will mail a copy of this Application and Affidavit for Entry of Default and attachments to the Party in default, at the last known mailing address listed below, on the day I file this Application with the Clerk of Superior Court – even if the Party in default is represented by an attorney:
	(Mailing address, city, state, and zip code)

OR

b. Attorney for Party in default: (must choose one)

If an attorney has filed a notice of appearance with the court on behalf of the Party in default or I have been contacted by an attorney who claimed to be representing the Party in default, I will mail a copy of this Application and Affidavit for Entry of Default to the attorney of the Party in default on the day I file this Application:

(Mailing address, city, state, and zip co	de)	
OR		
I do not know the identity and addr	ess of any such attorney.	
c. Other parties who have appeared in thi	s case (must choose one)	
	ion and Affidavit for Entry of Defau this action, on the day I file this Appl oon thereafter.	
(Name and mailing address, city, state,	and zip code)	
OR		
No other parties have appeared in the	us action.	
By signing below, I swear or affirm that the informat	ion above is true and correct	
Date	Signature	
STATE OF		
COUNTY OF		
Subscribe and sworn to or affirmed before me this:	by	
_	(Date)	
	·	

(Notary seal)

Deputy Clerk of Superior Court or Notary Public

Warning

- 1. If the Party in default fails to file a responsive pleading or otherwise defend this action within <u>10</u> working days after the filing of this Application, a default judgment may be entered.
- 2.Petitioner must still participate in a default hearing to be set by the court (see the procedures document in this packet for instructions on getting a hearing). If Petitioner qualifies, they may complete the process to obtain a default decree without a hearing pursuant to Rule 44.1, A.R.F.L.P.
- 3.A default hearing will <u>not</u> be scheduled if this Application and Affidavit for Entry of Default is missing information or not completed correctly.

Person Filing:	
ddress (if not protected):	
ity, State, Zip Code:	
elephone:	
mail Address:	
TLAS Number:	
awyer's Bar Number:	
Representing Self, without a Lawyer or Attorney for	Betitioner OB Bechendent

SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

(Name of Petitioner / Party A)

Case No.

APPLICATION and AFFIDAVIT FOR ENTRY of DEFAULT IN FAMILY CASES

(Name of Respondent / Party B)

NOTICE: THIS IS AN IMPORTANT COURT DOCUMENT. When this document is properly completed and filed, Default has been applied for and entered. The Default will be effective ten (**10**) court business days after the filing of this completed document, unless the Respondent files an Answer/Response or otherwise defends before the ten court business day period expires. In this case do not count Saturdays, Sundays and court holidays to calculate court business days.

I am the Petitioner in this court case. I understand and make the following statements under oath or by affirmation. I give notice that I am requesting entry of default against the other party, the Respondent, because the Respondent has **not** filed an Answer/Response.

1. Name of other party against whom I seek this default:

has failed to respond

within the time allowed by the Arizona Rules of Family Law Procedures, and (choose one)

the last known mailing address for the Party in default is ______

____; OR

2. The name of the attorney known to represent the Party in default, either in this action or in a related matter, is

____, (whether or not the

attorney has formally appeared) OR

I do not know the identity and address of any such attorney.

3. Evidence of Service (this must be true)

I attached to this Application a copy of the **proof** or **acceptance** of service establishing the date and manner of service on the Party in default.

- 4. Spousal Maintenance (choose one)
 - Does not apply.

I attached a completed "Default Information for Spousal Maintenance" form to the end of this *"Application,"* since I am asking for spousal maintenance **and** will proceed by motion without a hearing.

5. SERVICE MEMBERS CIVIL RELIEF ACT: The Party in default is either: (choose one)

not in the active military service of the United States OR

has waived his/her rights under the Service Members Civil Relief Act (formerly "Soldiers and Sailor's Civil Relief Act").

6. CERTIFICATE of MAILING:

As required by Arizona Rules of Family Law Procedures Rule 44(a):

a. Party in default: (must choose one)

I will mail a copy of this "Application and affidavit for Default" and attachments to the Party in default, at the last known mailing address listed below, on the day I file this "Application" with the Clerk of Superior Court – even if the Party in default is represented by an attorney:

(Mailing address, city, state, and zip code)

OR

- b. Attorney for Party in default: (must choose one)
 - ☐ I will mail a copy of this "Application and affidavit for Default" to the attorney of the Party in default, (whether or not that attorney has formally appeared in the action) on the day I file this "Application:"

OR I do not know the identity and add	lress of any such attorney.
c. Other parties who have appear in this	case (must choose one)
	ion and affidavit for Default" to all other parties who the day I file this Application at the Clerk of Superior
(Name and mailing address, city, state	e, and zip code)
OR No other parties have appeared in BY SIGNING BELOW, I swear or affirm that the in	
Date	Signature
STATE OF	
COUNTY OF	
Subscribed and sworn to or affirmed before me this	:by (Date)
(Notary seal)	Deputy Clerk of Superior Court or Notary Public

WARNING

- 1. If the Party in default fails to file a responsive pleading or otherwise defend this action within 10 working days after the filing of this Application, A DEFAULT JUDGMENT MAY BE ENTERED.
- 2. Petitioner must still attend the default hearing at the court UNLESS you qualify, apply for and complete the process to obtain a default decree without a hearing pursuant to A.R.F.L.P 44 et seq.1.
- 3. A DEFAULT HEARING WILL NOT BE SCHEDULED IF THIS APPLICATION AND AFFIDAVIT FOR ENTRY OF DEFAULT IS MISSING INFORMATION OR NOT COMPLETED CORRECTLY.

Person Filing: Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address: ATLAS Number:		
Lawyer's Bar Number:		FOR CLERK'S USE ONLY
Representing Self, without a Lawyer or Attorney	y for 🗌 Petitioner OR 🗌 Respondent	
	OURT OF ARIZONA MA COUNTY	
	Case No	
	ATLAS No	
Petitioner / Party A		
Respondent / Party B	DEFAULT INFORMATIO SPOUSAL MAINTENAN A.R.F.L.P. Rule 44	
Respondent / Faity B		
	Check appropriate box below:	
	Party B's Statement	
ursuant to the Arizona Rules of Family Law Procedu	ire, I hereby state the following, under	penalty of perjury:
A. To qualify for spousal maintenance under A.R	.S. § 25-319, I provide the following inf	ormation:
I lack sufficient property, including property reasonable needs.	erty I will be receiving in the dissolutio	n, to provide for my
I am unable to be self-sufficient through a	appropriate employment.	
I am unable to earn enough money to su	ipport myself.	
I am the custodian of a child whose age employment outside the home.	e or condition is such that I should not	be required to seek
I contributed to the educational opportun	ities of my spouse.	
My marriage has lasted years.		
I am years old.		

- There have been excessive or abnormal expenditures, destruction, concealment or fraudulent disposition of community, joint tenancy and other property held in common.
- There are actual damages and judgments from conduct resulting in criminal conviction of either you or your spouse in which the other spouse or child was the victim.

B. If the court finds you qualify for spousal maintenance, it will need the following information in determining the appropriate amount and duration. To assist the court, please answer the following:

1.	If you were employed during the marriage, state how and when you have been employed.
	How employed:
	When employed:
	I was not employed during the marriage.
2.	Do you have a physical or emotional condition that limits your ability to work? Describe:
	I do not have a physical or emotional condition that limits my ability to work.
3.	Describe any contributions you have made to your spouse's earning ability or how you reduced your income or career opportunities to benefit your spouse.
	Does not apply.
4.	If your request for spousal maintenance is granted, will you and the other party be able to contribute to the educational expenses of your children? Describe.
	Does not apply.
5.	Why are the financial resources available to you, including property awarded in the decree, not adequate to meet your needs?
6.	 Do you think additional education or training would enable you to find employment sufficient to meet your needs? Is this education or training readily available?
	How long do you think it will take to complete this education or training?
7.	How much will it cost you per month to obtain health insurance after the divorce? How much will the other party save per month if the insurance changes from a family plan to employee only health insurance?
8.	What is your spouse's present occupation and monthly income? (If you do not have documentation of your spouse's income, describe how you came to your estimate.)

NECESSARY MONTHLY EXPENSES (For yourself and minor children who reside with you)

House (mortgage/rent)	\$		
Repair/Upkeep	\$ MONTHLY PAYME	ENTS/DEBTS	
Utilities	 Creditor	Balance	Payment
Electricity	\$	\$	\$
Gas	\$ 	\$	\$
Water & Sewer	\$ 	\$	\$
Phone	\$ 		
Garbage	\$ Total Monthly Pay	rments	\$
Food & Household Supplies	\$ Total Expenses, Payments		\$
Work/School Lunch	\$ _		
Medical, dental, drugs, supplies	\$		
Insurance not deducted	GROSS PAYCHEC		
from pay	\$ □ weekly □ twice		\$
Clothing	\$ monthly ever	-	\$
Laundry/Dry Cleaning	\$ *For example, the 1st and 15th		\$
Childcare/Sitter	\$ Less: Federal Taxes		\$
Support paid for spouse	Less: State Taxes		\$
and/or minor children of	SS & Medicare		\$
prior relationship	\$ Insurance		\$
Car Repair/ Maintenance	\$ Savings, etc.		\$
Car Insurance	\$ Other:		\$
Gas/Oil	\$ Other:		\$
Vehicle License	\$		
Public Transportation	\$ Total Deductions		\$
Other (Explain)	 		
	\$		
	\$ Net Paycheck		\$
Total Monthly Expenses	\$ _		

TOTAL GROSS MONTHLY INCOME

\$

9. I request \$_____ per month for spousal maintenance for _____ years.

10. Can the other party's needs be met if you receive this requested spousal maintenance?

I declare under penalty of perjury that the foregoing is true and correct.

Date: _____

Signature:

DEFAULT DECREE CHECKLIST

(To determine if you are ready for Step 4 – Default Decree)

(Do not file this form)

1.	Case Number:						
2.	Туре:	Separation Annulment					
2							
3.	Does your case involve children? Yes No A. Have you filed your Parent Information Program Yes No Certificate? No No						
4.	Do you need an Interpreter? If Yes, what language and dialect?						
5.	For Divorce, Legal Separation and Annulment matters only: Is spousal maintenance (alimony) being requested?						
6.	Did at least 10 Court business days pass since you filed Yes No the Application and Affidavit for Default? (if you answer no, you must wait until the time has passed before going to Step 4)						
7.	Type of Service:						
		Private Process Server/Sheriff Date documents served:					
	in state out of state	in state out of state					
		ublication date of publication:					
	in state out of state	in state out of state					
8.	Date Application and Affidavit of Default was: Filed:						
9.	Is the other party an active member of the United States Yes No Military? If yes, you will need to bring a signed and notarized "Service Members Civil Relief Act Waiver" to your hearing.						
	<u>chedule a hearing</u> , call (928) 817-4020 9AM- NOON DAYS ONLY	Court Date: Court Time:					
	(Write down your court date and time. You will not receive any other notice of the date/time.) Complete decree forms that are part of the Step 4 default process						
	DO NOT BRING CHILDR						

To proceed by <u>motion and no hearing</u>, complete the motion and all decree forms that are part of the **Step 4 default process**.