<u>INFORMATION FOR FILING A DIVORCE – PRO SE – JASPER COUNTY DISTRICT CLERK</u>

THE DISTRICT CLERK'S OFFICE DOES NOT SUPPLY FORMS NECESSARY TO FILE FOR DIVORCE. WE ARE NOT ATTORNEYS AND ARE LEGALLY PROHIBITED FROM GIVING ANY LEGAL ADVICE.

If you intend to represent yourself "Pro Se" (without the assistance of an attorney) you must have knowledge to prepare and file the necessary pleadings and present your cause to the Court.

The only suggestion or advice that we can offer is that you purchase a book on "How to do your Divorce in Texas", go to the Public Library and purchase a divorce packet, refer to the website texaslawhelp.org or see an attorney.

PROCEDURES FOR FILING YOUR OWN DIVORCE

- 1. Bring your original petition and 2 copies to the District Clerk's office to be filed.
- 2. The filing fees are: Divorce where spouse signs Waiver of Service......\$297.00 and Divorce with Citation and Service in Jasper County......\$405.00
- 3. Your petition will be filed and assigned a cause number. Please have this information available when contacting our office concerning your case.
- 4. The petition must be on file for at least 60 days before the final hearing can be held. After the 60 days have expired and the Respondent has been served or signed a Waiver of Service, you may appear before the Court to have a Final Decree of Divorce entered. Family court is held on the 1st and 3rd Thursdays of every month. You will need to report to the District Clerk's office around 8:30 a.m. on 1st and 3rd Thursday.
- 5. On the day of the hearing you must bring a Final Decree of Divorce filled out in the areas that apply to you and you must complete the Vital Statistics form that may be picked up in the District Clerk's office.
- 6. If you or your spouse wants the wages garnished from a paycheck for child support then you will need to speak with the District Clerk's office regarding this. You will need the Employer's name, address, and phone number. There will also be a \$15 fee for issuing the Withholding Order.
- **7. PRO SE DIVORCES WITH CHILDREN** are heard on the 3rd Thursday of each month at 9am.

Before a Pro Se Petitioner may schedule a hearing in a Divorce with Children, the Petitioner must mail the following to the local Attorney General's Office by certified mail: (1) an Attorney General packet (available in District Clerk's Office); and (2) a copy of the file-stamped divorce petition. Petitioner must bring the certified mail return green card to the District Clerk's Office, proving that the local Attorney General's Office received these documents.

If the Attorney General intervenes and becomes a party in the case, the Attorney General must be notified by certified mail of all scheduled hearings in the case.

Petitioner will be required to produce the certified mail return green card to the District Clerk's Office, proving that the Attorney General's Office received such notice.

Petitioner must contact the District Clerk's Office at least seven (7) days in advance of the Third Thursday Docket to have a Pro Se Divorce with Children placed on the docket.

YOU WILL RECEIVE (2) CERTIFIED COPIES OF YOUR DECREE AT THE TIME THE DIVORCE IS FINALIZED. YOU ARE RESPONSIBLE FOR GETTING A COPY TO YOUR EX-SPOUSE.

WE ARE SORRY THAT WE CANNOT LEGALLY HELP YOU WITH ANY ADDITIONAL INFORMATION. YOU MAY CONTACT LEGAL AID AT 1-800-354-1889 FOR FURTHER ASSISTANCE.

IF YOU HAVE ANY QUESTIONS REGARDING THESE INSTRUCTIONS, PLEASE FEEL FREE TO CONTACT OUR OFFICE AT 409-384-2721. WE ARE OPEN MONDAY-FRIDAY FROM 8AM-4:30PM.