## INSTRUCTIONS FOR YOUR DIVORCE HEARING WITH CHILDREN SERVICE BY PUBLICATION

Try to arrive at your hearing at least 15 minutes before your hearing is scheduled. Once you arrive at the courtroom for your hearing, you should ask the clerk of the district court how to let the judge know that you are there for your divorce hearing.

The court may ask to review your Decree for Dissolution of Marriage before the hearing, so have that document prepared, along with one copy.

When the court calls your case, you will be asked if you are ready to proceed. You must tell the court that you are ready and would like to testify.

You will be asked to take the stand, and the court will give you an oath to tell the truth. You are then ready to go forward with your case.

You must testify to the following:

, and I reside	e at ,
ne)	(your current street address)
tly living) , and I	am the plaintiff in this case.
r) lived in Nebraska is case.	for at least 1 year before I
	County, Nebraska, at the
ounty where Complaint	filed)
t in this case.	
	, in,
(date of marriage)	(city where marriage took place)
ace)	
ely broken and cann	ot be repaired.
	tly living)  , and I tly living)  ) lived in Nebraska s case.  ounty where Complaint t in this case.  (date of marriage)

Describe why you feel the marriage is broken. Here are some examples:

- He was abusing alcohol and drugs, and would not get help.
- She was seeing someone else and not coming home.
- He was physically abusive, and he would not stop.
- She has been gone for years, and I do not know where she is.

6. *I attempted to make the marriage work.* 

Describe for the court the efforts you made. Here are some examples:

- I asked him to go to counseling, but he refused.
- I asked her to come home to work things out, but she refused.
- I tried talking to him, but he would not talk to me, and there was a breakdown in communications.
- We separated and got back together several times, but the same problems were there.
- Because we have been separated for such a long time, I did not think it would do any good to try to get back together.
- 7. I do not think anything else can be done to save my marriage.
- 8. *I wish this court to grant me a dissolution of my marriage.*
- 9. My spouse and I have \_\_\_\_\_ child(ren). The child(ren)'s full names and date(s) of birth are:

(name)	(Date of birth)
(name)	(Date of birth)
(name)	(Date of birth)
(name)	(Date of birth)

- 10. The children are currently living with me. I request that the court award custody of the children to me.
- 11. not pregnant, to the best of my knowledge. ("I am", "my spouse is", or "either party is")
- 12. Because I served my spouse by publication, I am aware that the court cannot currently award child support to me. I therefore am not requesting child support at this time.
- 13. I am asking that the court award me all of the property in my possession and that the court award my spouse all of the property in my spouse's possession.

- 14. To the best of my knowledge, my spouse is not a member of the Armed Services of the United States or its allies.
- 15. There are no other actions pending for divorce or separation here or in any other court.
- 17. *I am not requesting alimony, and I understand that in not asking for alimony, I can never receive alimony from my spouse in the future.*
- 18. I understand that if this court grants me a decree of dissolution of marriage, the decree is not final for 30 days, and I cannot marry anyone anywhere in the world for 6 (six) months, unless my spouse dies.
- 19. *I have nothing further your Honor.*