

Service by Publication in New York: Divorce Actions



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SERVICE BY PUBLICATION IN NEW YORK: DIVORCE ACTIONS

Note: A packet of divorce-related forms with instructions is available at your local County or Supreme Court, or at <http://ww2.nycourts.gov/divorce/index>. That packet should be used in conjunction with these instructions, because these instructions relate to the service requirement of a divorce action. You should review the entire divorce packet first, and familiarize yourself with the service requirement specifically. Service by publication is an alternative form of service that will lengthen the process of obtaining a divorce and will likely increase your costs. All efforts to find your spouse should be made before resorting to this method of service.

1. What is “Service”?

“Service” is the delivery of a summons or other legal paperwork to a party in a lawsuit. Service is completed upon proper delivery to the party and must be delivered according to specific procedures set forth in New York state law. Typically, a summons is personally delivered to a defendant in a lawsuit. This is the preferred method of service because other methods of service may require special permission from the court. Serving someone by publishing the summons in a newspaper is one of the special methods that requires permission from the court, and is only available where the plaintiff cannot find the defendant after making diligent efforts to do so.

2. Planning for Service upon the Defendant:

You, as plaintiff in the divorce action, will have 120 days from the date of filing a summons with the County Clerk to serve that summons on the defendant (Form UD-1 in the Uncontested Divorce Packet). If you fail to serve the defendant within this time period, your divorce action may be dismissed. This is why it is important to determine whether you will be able to locate the defendant before filing. If you do not know where the Defendant is located, you must first make efforts to find him or her. You should document all efforts, because later, when you ask the court to allow you to serve the defendant by publication, you will need to show that you tried to find the defendant and could not.

Note and record all failed attempts; you will need to document those attempts later for the judge. Try sending a letter, calling mutual acquaintances, and contacting any known family. Send a letter to the defendant’s last known address, and note if the letter is returned to you or if you never hear back. Send the letter from the post-office and use certified mail with return receipt requested. If you find out where your spouse is located, even if it is in another state, you will have to serve them personally.

Use social media. Attempt to find your spouse on Facebook, Instagram, or other social applications that your spouse is using, or that your spouse’s friends or family members use. Try sending messages through Messenger.

3. Service when you cannot find the Defendant:

When you cannot find the defendant, the court may permit you to serve the defendant by publishing the summons in a newspaper instead of serving the summons personally upon them. The intended result is that the defendant will either read that newspaper or someone who knows the defendant will read the newspaper and then notify the defendant about the summons. This method is unlikely to provide notice of the pending action, but when you cannot find the defendant the court should allow you to use this method as a last resort.

4. Procedure for Service by Publication:

This is a two-step process. First you must get the court's permission to serve by publication, and second you must carry out the service according to strict guidelines.

Step One: Getting the Order

- a. Once you have tried to locate your spouse without success, and you still want to proceed with a divorce, you need to file your summons and notice with the clerk to begin the 120 day period. You then need to continue to search for your spouse, taking the same steps to find your spouse that you did before you filed the action. If you are unsuccessful in all of your attempts, then you may ask the court to allow you to serve your spouse by publication.

- b. You will need to apply to a judge for an "order" permitting service by publication. This requires that you file a document called an RJI, or request for judicial intervention, in order to have a judge assigned to your case. You will have to submit a "motion" to the judge, with an affidavit from you stating all of the attempts you have made to serve your spouse, and asking the judge to sign an order allowing you to serve by publication. You will need to draft these yourself if you are unable to have an attorney complete it on your behalf. Samples of these forms, and any other forms discussed in this guide are provided at the end of this guide.

- c. Use the samples included with these instructions to complete the Order and Motion/Affidavit with your specific information, and file them with the County Clerk.

Step Two: Serving by Publication

- a. If the judge agrees that you have made enough attempts and sufficient attempts to serve your spouse, the judge will sign an order which will grant your request to serve your spouse by publication. The order will have exact details about what you have to do in order to serve by publication. If the judge thinks you need to make more attempts at service first, the judge will issue an order stating that, and you can then continue to try and serve the papers on your spouse before making another application to the judge.

- b. The order allowing publication will state what newspaper you need to use. Call the designated newspaper, and explain to them that you have a summons with notice that you want to publish. They will give you their procedure and costs for submission. This may cost up to several hundred dollars. The first publication of the summons must be made within thirty days after the order was granted. Service is complete on the twenty-first day after the date of first publication. The summons must be published in each of those three weeks.
NOTE: A notice must be published with the summons. A sample of the notice is included with the other sample forms at the end of this guide.

- c. You will need to get an affidavit of service from the printer/publisher of the newspaper. This is a sworn statement saying that the summons was printed. A sample affidavit is provided with the forms at the end of this guide. However, talk to the newspaper staff to find out who has the authority to sign the affidavit. The affidavit of service will be your proof that the defendant was served by publication, and should be filed with your second round of divorce paperwork.

End of Instructions, proceed to Model Forms on following pages.

At an I.A.S. Part of the Supreme Court of the State of New York, held in and for the County of _____, at the Supreme Courthouse, _____(city), New York, on the _____ day of _____, 20_.

P R E S E N T:

HON. _____
Justice.

.....X

Index No. _____

_____ Plaintiff,

**ORDER FOR SERVICE
OF SUMMONS BY
PUBLICATION**

-against-

Assigned Judge _____

_____ Defendant.
.....X

On reading and filing the motion and affidavit of the plaintiff sworn to on _____, and it satisfactorily appearing therefrom that service of the summons by publication on defendant _____ is authorized by Section 315 of the Civil Practice Law and Rules, it is

ORDERED that the summons in the above-entitled action be served on defendant _____, by publishing the same together with a notice of the object of the action in the _____, which is hereby designated as the most likely to give notice to the defendant, one in each of three (3) successive weeks, the first publication to be made within thirty (30) days after the granting of this order; and it is further

The Court being satisfied that a place where the defendant probably would receive mail cannot with due diligence be ascertained, it is

ORDERED, that pursuant to Rule 316(b) of the Civil Practice Law and Rules the mailing of copies of the summons and notice to the defendant be dismissed with.

Dated: _____

E N T E R .

Justice of the Supreme Court

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF _____

.....X

_____Plaintiff,

Index No. _____

-against-

**MOTION FOR SERVICE
BY PUBLICATION
AND AFFIDAVIT**

_____Defendant.

.....X

STATE OF NEW YORK)
COUNTY OF _____) ss:

Pursuant to Section 315 of the Civil Practice Law and Rules, the undersigned moves for service by publication. The address of the party to be served is unknown and cannot be ascertained by reasonable diligence, and cannot be served by any other prescribed method. Any real or personal property of the party to be served in _____ County is not at issue.

The undersigned respectfully requests that this court order service by publication for three successive weeks in the _____, a newspaper of general circulation in the county where the action is pending.

The undersigned, being duly sworn, states as follows.

1. I have not seen, heard from, nor had contact with the party to be served since approximately _____.

2. I have been searching for the other party since _____.

3. On _____, I sent a letter to the party's last known address of _____.
It was returned to me as not deliverable on _____.

4. Other attempts to locate the other party include:

5. I do not know the whereabouts of the other party.

Date: _____

Signature of Plaintiff

The above named plaintiff personally appeared and made oath that the foregoing statements voluntarily made and signed are true.

Date: _____

Notary Public

Notice Accompanying Summons Publication

To _____:

The foregoing summons is served upon you by publication pursuant to an order of the Supreme Court of the State of New York, County of _____, dated _____, and filed in the office of the clerk of the County of _____ at _____, New York.

The object of this action is to obtain judgment against the defendant for an absolute divorce, that the bonds of matrimony between the plaintiff and the defendant be forever dissolved and such other, further and different relief as may be just and proper.

Dated: _____
_____, New York

Yours etc.,

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF _____
..... X

Index No. _____

_____ Plaintiff,

-against-

**AFFIDAVIT OF
PUBLICATION**

_____ Defendant.
..... X

STATE OF NEW YORK)
COUNTY OF _____) ss:

_____, being duly sworn, deposes and says:

1. S/he is the publisher [or “printer” or “principal clerk” of the publisher or “foreman” of the publisher or printer] of _____, a newspaper published in the City of _____, County of _____, by the _____ company; that the summons in this action with the notice subjoined thereto copies of which are hereto annexed, have been regularly published in the _____ once in each of three (3) successive weeks, the first publication being on _____, and the last publication on _____.

2. The summons, as published, contained on the face thereof the words “Action for a divorce”.

Signature _____

Name (Print) _____

Sworn to before me this
____ day of _____, _____.
