

Diocese of Erie

429 East Grandview Blvd. Post Office Box 10397 Erie, PA 16514-0397

Phone: 814-824-1140

Dear Petitioner:

In presenting a case for a declaration of nullity, you are asking the Tribunal to make a judgment as to whether or not your previous marital relationship may be set aside in order to marry again in the Catholic Church. The information printed in this brochure will help you understand this process. However, there are a few matters that must be emphasized:

- 1. Since marriage involves two people and the decision of the Tribunal judges will affect both parties, Church law requires us to invite the participation of your former spouse. We will ask for information similar to that which we now ask of you. Your former spouse may choose not to participate and, if so, this will not hinder the case. In order to prevent ill feelings, if you have contact with your former spouse, please inform him or her that you are beginning this process. There is more about the involvement of your former spouse in the following pages.
- 2. Please be assured that the information you provide to this Tribunal is considered confidential and will not be divulged without your permission to anyone who does not have the right to see it. This is normally reserved to the parties and Tribunal personnel. However, if information concerning child sexual abuse is revealed, it must be reported to civil authorities.
- 3. If, through these proceedings, a declaration of nullity is granted, it will not affect the natural and civil effects and obligations of marriage, such as the legitimacy of children, child support, visitation rights, or alimony. This process is conducted exclusively for religious purposes to determine the validity of your marriage in accord with the teachings of the Gospel and of the Roman Catholic Church.
- 4. In the document *Mitis Iudex*, the Holy Father expressed a desire that the services of the Tribunals be without charge. Thus, we impose no fee for the services rendered in the processing of your case. If, at a future date, you wish to make a freewill contribution toward continuing the work of the Tribunal, it would be greatly appreciated.
- 5. The *Narrative History* is crucial to the determination of whether a case is accepted or not. If you find it difficult to compose this information, you may wish to make an appointment with one of the Tribunal Auditors to provide your *Narrative History* in person (phone 814-824-1140 for an appointment).

This may be an intimately personal, even painful experience, to provide the information that is requested by the Tribunal. You may find it helpful to complete only a page or two at a time, but try not to delay. Pray for God's assistance in recalling and describing what is needed to begin your case, and please be honest. Your openness and thoroughness will help your case, and perhaps prove helpful to you personally and emotionally. Thank you for your cooperation in all these matters.

May the Holy Spirit guide and support you in this effort. Please be assured of our assistance and prayers.

A PRACTICAL GUIDE FOR THE PROCESS OF PETITIONING FOR A DECLARATION OF NULLITY

WHAT YOU SHOULD KNOW AS YOU BEGIN

For a divorced and remarried Catholic, a declaration of nullity will allow full participation in the sacramental life of the Church. For persons of other religious traditions, a declaration of nullity will enable your present or intended spouse to celebrate your marriage in the Church and to participate fully in the spiritual and sacramental life of the Church. For many people this process brings an experience of healing. The ministry of the Tribunal can assist in the personal growth, healing, and forgiveness which is often needed after a separation and divorce.

While many people have gained new insight into themselves and their marriage through the process of petitioning for a declaration of nullity, the Tribunal exists primarily as a ministry of justice. A Tribunal is a court of law which exists to resolve questions of law within the Catholic community. The Church considers every marriage valid unless it is proven not to be. Therefore, in a declaration of nullity case the question is whether a given marriage is valid according to the teachings of the Gospel and of the Church. Essentially a declaration of nullity requires sufficient proof that this marriage was not valid from the very beginning.

An affirmative decision will result in a declaration of nullity. This does not mean that the marriage never occurred. Of course it did, and the past cannot be erased or forgotten. It does not render children illegitimate and does not have any civil effects whatsoever. It does mean that the marriage is not considered valid as the Church understands marriage and, therefore, does not bind the parties for life. A negative decision in a case simply means that this nullity was not sufficiently proven to the judges of a Tribunal, but not necessarily that this was a valid marriage.

CONFIDENTIALITY OF TESTIMONY

The contents of your case will be treated confidentially. No one will read or learn anything who does not have a right to do so. This is normally limited to you and the Respondent (your former spouse) as well as the staff of the Tribunal. If, in the determination of the judges, serious harm would result from revealing particular testimony to you or the Respondent, that testimony will be reserved and not revealed. Your address and the address of your former spouse and your children will never be disclosed to anyone. The only exception to the confidentiality previously described is in cases when childhood sexual abuse is revealed since this must be reported to civil authorities.

THE LENGTH OF THE PROCESS

When you complete the enclosed forms, you are beginning a lengthy process. Because of the case load of our Tribunal, it will be many months before a decision is reached. The Code of Canon Law (which contains the rules that govern the operation of the Tribunal) indicates that cases should be completed within eighteen months. Most cases are completed within that time. The recent document, "*Mitis Iudex*", issued by the Holy Father, has shortened the process somewhat. However, we still expect cases to take six to eight months. With your cooperation and that of your witnesses, the case may be completed much sooner.

WITNESSES

It is important for you to remember that you are beginning a legal process, and one which will require proofs and evidence. Normally this is provided by the parties to the marriage and by witnesses. The best witnesses are those who have known you and your former spouse prior to and during the courtship and marriage. Typically, parents, brothers and sisters, childhood friends, neighbors, or other relatives make good witnesses. The witnesses will normally receive a questionnaire by mail. In some cases a personal interview may be arranged. The longest delays in a case often arise when witnesses do not respond. To avoid these delays, we ask you to speak personally with every person you will list as a witness and obtain their assurance that they will respond promptly.

THE INVOLVEMENT OF YOUR FORMER SPOUSE

The process followed by the Tribunal in marriage cases has been refined over many centuries, and exists to protect the rights and interests of both parties, as well as of the Church and of the sacrament of marriage. The Tribunal is under a most serious obligation to ensure and protect the rights of your former spouse, which means that we must notify your former spouse about your request for a declaration of nullity and invite the Respondent to participate in this case by giving testimony and presenting witnesses. Many Respondents simply ignore our correspondence, and the process continues without them. The Respondent does not have the option of stopping this process. Testimony given by a Respondent will always help the judges in reaching a just decision. The Respondent has the right to read and respond to your statements, although this seldom occurs in practice. The Respondent also has the right to know the names of the witnesses and to learn, in general, the content of their testimony. The Respondent may challenge or appeal our Tribunal's decision to a higher Church Tribunal. In essence, since both spouses are considered equal partners in a marriage, both you and the Respondent enjoy the same rights.

WHEREABOUTS OF YOUR FORMER SPOUSE IS UNKNOWN

If you are unaware of the current whereabouts and have absolutely no means of locating your former spouse, the case can continue. The Tribunal will assist you in locating the Respondent through Church or civil channels. Please provide us with the last known address or that of a parent or family member. You are expected to cooperate with the Tribunal in searching for your former spouse's current address. If your former spouse is violent and abusive and you believe you will be in grave danger if he or she is notified of this case, it may be permissible to proceed without contacting the Respondent. This must be fully documented by police reports, civil court records or injunctions, medical records, or by sworn statements. There must be a very serious reason to deny the Respondent's rights in this process, or else any decision of this Tribunal will be reversed by a higher Tribunal. Our experience is that the Respondent eventually becomes aware of a declaration of nullity and if he or she knew nothing about it, the anger and abuse will only be worse later. In nearly every case it is better to contact the Respondent according to normal procedure.

PREPARING FOR ANOTHER MARRIAGE

In evaluating the testimony in a marriage case, the Tribunal judges learn a great deal about the parties and their marriage. Some of this information can be used to help the parties prepare more thoroughly or realistically for a future marriage. The Tribunal is very concerned that your future marriage be as happy and healthy as possible, and particularly that problems from a prior marriage do not resurface. Because of this, in many cases the judges will require special marriage preparation before another marriage in the Church. This special assistance in marriage preparation is not meant as a penalty but as a help; a way of putting the information from your case to good use for your benefit.

This special preparation can take one of these forms:

- Informing the priest or deacon assisting you in your marriage preparation about specific issues or concerns which arose from the testimony in the case;
- A visit to a family therapist at a local office of Catholic Charities Counseling and Adoption Services to discuss specific concerns or questions;
- A referral to a psychologist or mental health professional to discuss special areas of concern.

Because this is a legal process which involves the question of your marital status in the Catholic Church, it must be resolved definitively - one way or the other - before you can begin to prepare for another marriage in the Church. To avoid confusion, anger, embarrassment and hurt, no date can be set for remarriage (or convalidation of an existing civil marriage) before a decision is rendered in your case. If you are a catechumen or candidate for reception into full communion with the Church, your initiation or reception may also be delayed until your marital status is clarified. If you have questions about this, please speak with your parish priest.

THE MAIN STEPS IN THE PROCESS

Once your petition has been accepted, the Tribunal will begin to process your case in its turn. It may be helpful to summarize the steps that occur during the two main parts of the process:

A. The Investigation:

- You and your former spouse will be notified by mail as to the ground(s) under which the case will be investigated.
- You may be asked to provide additional testimony either in a written questionnaire or through a
 personal interview or both and, if necessary, to authorize the release of confidential reports
 from agencies or individuals from whom you received counseling.
- You will be asked to submit the names of witnesses who will be contacted by mail in order to obtain their testimony.
- Your former spouse will be invited to offer testimony either in writing or in a personal interview.
 (Please note: you and your former spouse will never be asked to appear to testify at the same time.)
- Your former spouse will be invited to present the names of witnesses who will also be contacted for their testimony.
- At the conclusion of the investigation you and your former spouse will have the opportunity to examine the testimony that has been compiled as directed by the Judge.

B. The Decision:

- Once the investigation is completed, the Defender of the Bond must submit a written report to the Judges citing any reasons why the marriage bond should be upheld in your case.
- The Judge (or panel of Judges) renders the decision in writing.
- You and your former spouse are promptly notified of the decision and will be given an opportunity to examine it at the Tribunal Office.
- You and your former spouse and the Defender of the Bond have the right to appeal the decision to the Metropolitan Tribunal of the Archdiocese of Philadelphia or to the Sacred Roman Rota.
- If the decision of the Erie Tribunal is in favor of nullity and there is no appeal and the 15 day period has lapsed, you will receive notification that the decision is final. Only at that time would you be considered free to marry again in the Church.

As you can see, the process is rather involved with many steps that must be observed in all of the cases pending before our Diocesan Tribunal. Therefore, we ask you to be patient and to cooperate with the Tribunal staff and follow the directions that you receive throughout the process

OFFICE OF MATRIMONIAL CONCERNS AND THE TRIBUNAL DIOCESE OF ERIE
P. O. BOX 10397
ERIE, PA 16514-0397

814-824-1140 (Telephone) 814-824-1149 (Fax)

http://www.ErieRCD.org/tribunal.asp



PETITION TO INTRODUCE A CASE

Please Note: It is Very important that you provide **ALL** of the information requested on this Petition form. Anything left blank may delay acceptance of your case. Be sure to ask for assistance if you are having difficulties. **PLEASE TYPE OR PRINT!**

I, Erie to issue a declaration of nullity	, respectfully request the Tribunal of the Diocese of of my marriage to
	he information contained in this form, in the attached o, and the required documents, which are the following:
Certified Copy of Marriage Licer Application and Record Certified Copy of Civil Divorce D	copy with notation issued by the
	hing but the truth. I have read and signed the AGREEMENT certain basic rules of the annulment process and that
I request that the Tribunal specify or indicate.	r amend the grounds in my case as the testimony and proofs
I hereby appoint an Advocate of the my case.	Tribunal's choosing if the Tribunal deems this necessary in
Date	Signature of Petitioner
City/State	Witness to your Signature
Notary or Church Seal	Name and Address of priest or person who referred you to the Tribunal:

BIOGRAPHICAL INFORMATION

PETITIONER		RESPONDENT
	Full Name	
	Maiden Name	
	Street Address or P. O. Box #	
	City, State, Zip Code	
	Home Telephone	
	Work Telephone	
	E-mail Address	
	Date of Birth	
	Age at time of the Wedding	
	Present Occupation	
	Occupation at time of Marriage	
	Date of Baptism	
	Church of Baptism	
	Address of Church	
	Religion	
	Religion at time of Marriage	
	Current Parish/Church	
	City/Town of Parish Church	
	Were either of you married before?	
	Name of Previous Spouse	
	Religion of Previous Spouse	
	Date and Place of Wedding _	

PETITIONER	Name of Father	RESPONDENT
	Age	
	Occupation	
Grade School High School College Graduate Other	Father's Education (check highest level)	Grade School High School College Graduate Other
	Name of Mother	
	Age	
	Occupation	
Grade School High School College Graduate Other	Mother's Education (check highest level)	Grade School High SchoolCollege GraduateOther
Still Married Separated Divorced Father remarried Mother remarried	Parents' Marital Status (check all that apply)	Still Married Separated Divorced Father remarried Mother remarried
	Brothers and Sisters	
	_	
Do you feel that your form	er spouse will cooperate and par	ticipate in this process?
	Yes No	
Would you be willing to be deemed necessary?	interviewed by a court psychology	gical expert, should it be

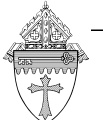
BASIC FACTS ABOUT THE MARRIAGE BEING STUDIED

1.	I first met my former spouse		
_	I first met my former spouse		
2.	I first started dating my former spouse		
3.	(exact or approximate month and year) We were engaged		
4.	We were engaged		
4.	Exact date of mamage		
5.	Place of marriage		
6.	Place of marriage		
7.	Officiant's title (circle one) Catholic priest Judge Justice of the Peace Non-Catholic Minister Other		
8.	If married outside the Catholic Church, was this marriage ever convalidated or blessed in the presence of a Catholic priest?		
	Date Name of priest		
	Church of convalidation		
	(name of Church - city and state)		
9.	Final separation		
	(exact or approximate month and year)		
10.	Civil Divorce Decree		
11.	Number of children born to this union		
12.	Name of each child (list additional children on separate sheet) Date of Birth		

Office of the Tribunal

City, State

Diocese of Erie



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Phone (814) 824-1140

AGREEMENT OF COOPERATION

(To be submitted with completed Petition.)

(10 be submitted with	in completed i etition.)
	nis case, in recognition of the purely religious nature ibunal of the Diocese of Erie in its investigation of myand will abide by the rules of the annulment Agreement.
1. I understand that the Tribunal of the Diocese of E no guarantee that an Affirmative Decision will be rerallegations of nullity of my marriage must be proven witnesses and by authentic ecclesiastical and civil disufficient proofs rests upon me.	by means of the formal testimony of the parties and
psychological professional or other expert witness a information regarding the case to such an expert wit the Tribunal of the Diocese of Erie may wish to examagency from which I obtained counseling or psychological during the course of the marriage being studied. I he	ness as appointed by the Tribunal. I understand that nine information from a counselor, institution or ogical evaluations and/or therapy either before or
3. I understand that at no time in the course of this per or estimated. No guarantee of the completion of	process can a definite date of conclusion be given to my case within a specified time is made.
4. I agree not to make specific plans for a future ma case. Rather, I will wait until a final decision is rende convalidation of an existing civil marriage are made.	
5. I understand that the contents of this investigation to this case and the staff of the Tribunal of the Dioce case or questions proposed to any witness until such	
6. I attest that I am presenting this case in good fait my knowledge and I agree to provide the whole truth	
7. I attest that this marriage has irreparably failed, a	nd that conjugal living cannot be restored. C1675
 Date	Your Signature

Witness to your Signature



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NARRATIVE HISTORY OF THE RELATIONSHIP

Read all questions before you begin so that you can organize your thoughts. Answer **all** questions in **all** sections. All of these questions are critical to the investigation, because the Tribunal is searching for not only what happened in this relationship, but <u>why</u> it happened. Simple yes or no responses are not sufficient. Prepare your response in a story form following the outline of this guide. Use as many examples as possible. **Do not write on this paper. Please type or print your answers on separate sheets, using standard size (8.5 x 11 in.) paper**

A. YOUR FAMILY AND PERSONAL BACKGROUND

Describe your mother's personality; your father's personality. Are you more like your father or mother? Explain your own strengths and weaknesses.

Describe how your family got along with one another (i.e., your parents with each other; you and your parents; you and siblings).

Describe the presence of the following in your family and how they affected you personally: unemployment; physical or mental illness; alcohol or drug abuse; sexual, physical, or mental abuse; problems with police or other authorities.

Describe your family's Church membership and what role religion played in your family and in your own life (e.g., attending church, religious education, etc.).

What kind of student you were in school. Describe your participation in school activities and outside of school activities.

Describe your friendships while growing up. Have you kept those friendships or developed new ones over the years? Explain.

Describe your dating experience (including casual dates, going steady, or any engagement) before you met your former spouse.

Describe your personal goals in life before you met your former spouse. Do you normally strive to reach goals and do you normally accomplish them? Do you tend to do things on your own or do you seek out advice? As a child, adolescent, and young adult were you more of a leader or follower? Explain.

Describe your use of drugs and alcohol prior to meeting your former spouse, during the courtship, and during the marriage.

B. YOUR FORMER SPOUSE'S FAMILY AND PERSONAL BACKGROUND

Describe the personality of your former spouse's mother; your former spouse's father. Is your former spouse more like his/her father or mother? Explain your former spouse's strengths and weaknesses.

Describe how your former spouse's family got along with one another (i.e., parents with each other; former spouse and parents; former spouse and siblings).

Describe the presence of the following in your former spouse's family and how they affected your former spouse personally: unemployment; physical or mental illness; alcohol or drug abuse; sexual, physical, or emotional abuse; problems with police or other authorities.

Describe the Church membership of your former spouse's family and what role religion played in that family and in your former spouse's own life (e.g., attending church, religious education, etc.)

Describe what kind of student your former spouse was in school. Describe your former spouse's participation in school activities and outside of school activities.

Describe your former spouse's friendships while growing up. Has your former spouse kept those friendships or developed new ones over the years? Explain.

Describe your former spouse's dating experience (including casual dates, going steady, or any engagement) before you met your former spouse.

Describe your former spouse's personal goals in life before you met. Does your former spouse normally strive to reach goals and does he/she normally accomplish them? Does your former spouse tend to do things on his/her own or seek out advice? As a child, adolescent, and young adult, was your former spouse more of a leader or follower? Explain.

Describe your former spouse's use of drugs and alcohol prior to meeting you, during the courtship, and during the marriage.

C. COURTSHIP AND ENGAGEMENT

Describe how you met your former spouse; what attracted you to each other; what you had in common.

Explain who initiated the dating; how often you saw each other before and after you were engaged. Describe a typical date.

Describe any difficulties with communication (e.g., only talking about trivial or superficial matters; not being able to share feelings; avoiding each other; etc.).

Describe any problems during the courtship and engagement and how often they occurred. How did you address and resolve those problems? Did you break up during the courtship and engagement? If so, explain what happened each time and how you reconciled.

Were both of you faithful during the courtship (before and after the engagement)? If not, explain.

Were you sexually intimate prior lo marriage? Who initiated sexual intimacy? Was either of you reluctant or ashamed about this aspect of your relationship? Explain. What effect did this type of intimacy have on your decision to marry? If there was a premarital pregnancy, what effect did it have on the decision to marry?

Where did you and your former spouse live before and after you were engaged (with parents, alone, with others, with each other)? If you lived with each other, why, and for how long before marriage? How did living together differ from being married?

How soon after you started dating did you first talk about marriage? During the courtship what did you discuss about your future life together in marriage? Did you focus more on the wedding ceremony and reception, or on married life? Explain. Did both of you participate in the discussion and planning? Explain.

Explain the plans which you and your former spouse had prior to the wedding about children (how many, when you would start a family). What other plans and goals did you have to meet before you would have children (e.g., paying for college loans, buying a home, etc.)? What plans and agreement did you reach in regard to practicing birth control during the marriage?

How did your families and friends react to the news of your engagement? Describe especially any negative concerns or comments? Did you receive any advice based on such concerns? If yes, why did you or your former spouse fail to listen and act on it?

At the time of the courtship what was your attitude about divorce and about the permanence of marriage? What was your former spouse's attitude? Did both of you intend to be marred for life?

Did either you or your spouse have any doubts about getting married? If yes, what were they? Were these discussed with each other or shared with anyone else? Explain.

D. THE WEDDING AND HONEYMOON

What Church preparation did you have for this marriage? What was the attitude of you and your former spouse toward meeting with the priest, minister or attending any instructions before marriage? Did you and your former spouse use the information from the marriage preparation in your discussions with each other? Explain.

What were the attitude, feelings, and behavior of you and your former spouse at the rehearsal and on the wedding day (both at the ceremony and the reception)? Was the wedding more of a religious celebration or a "show"? Explain. Did anything unusual occur?

Describe your honeymoon, including any problems. How did each of you react to the first days of marriage? During this time were there any feelings of regret or unhappiness by you or your former spouse? With whom were these feelings shared?

E. MARRIED LIFE

Describe where you lived immediately after the wedding (e.g., with others, in your own home/apartment).

Describe how you and your former spouse got along in the first part of your marriage (including how you shared responsibilities as well as how you supported each other in your individual and common goals). How did married life compare with your expectations?

Describe your relationship during the marriage (e.g., sensitivity to each other's needs and values; expressions of affection and any problems with intimacy; communication, decision-making and problem-solving; cooperation in working toward mutual goals; the influence of inlaws or other persons).

At what point in your marriage (month/year) did the two of you begin to experience problems? Explain in detail with examples what these problems were and how they were addressed and whether they were resolved.

Describe any separation(s) and reconciliation(s) before the final separation (what were the reasons for separating and reconciling; month/year when each occurred). What caused the final separation? How did each of you react and cope with the final separation? Describe any problems that resulted from the separation or civil divorce.

If there were no children in the marriage, explain why (e.g., difficulty with intimacy or conception; birth control was practiced; decision to delay or not to have children;).

If there were children in the marriage, who has custody? What contact does each parent have with them? How are both parents fulfilling their moral and financial responsibilities toward each other and the children?

Looking back, what were the reasons which led you to marry your former spouse? How did your family background and personal experience prepare you or influence your approach to marriage?

What is your present lifestyle and that of your former spouse? Has either of you remarried or do you have plans for marriage? If so, give the name of each one's spouse, that date and place of the wedding(s), and date of subsequent divorce if applicable.

Has your present or intended spouse been previously married? If yes, give the name of each prior spouse, the date and place of the wedding(s), and date of subsequent divorce, if applicable.

*	P.N.		
Please type or print informat	ion	WITN	esses
It is important that we hear from former spouse before and during members (including former in-law likewise helpful. If you wish to spaper, providing the same informatics.	ng the marriage. I s) are good prospec ubmit additional na	Parents, siblings, and ts. Individual and mutu	other fan Jal friends
Mr.		Dolotionatio	
Name: Mrs	· · · · · · · · · · · · · · · · · · ·	Relationship To Whom:	
Address:			
Number, Street Telephone Number:	City	State	Zip
Mr.			
Name: Mrs		Relationship	
ms. Address:		To Whom:	· · · · · · · · · · · · · · · · · · ·
Number, Street Telephone Number:	City	State	Zip
Mr.		Deletienship	
Name: Mrs Ms.		Relationship To Whom:	
Address:			
Number, Street Telephone Number:	City	State	Zip
Mr.			<u> </u>
Name: Mrs Ms.	·	Relationship To Whom:	
ms. Address:		10 triloiii	· · · · · · · · · · · · · · · · · · ·
Number, Street Telephone Number:	City	State	Zip
			
Mr. Name: Mrs.		Relationship	•

I have contacted all the witnesses listed above and they have agreed to cooperate.

City

City

Number, Street

Number, Street

Telephone Number:

Mr.

Ms.

Telephone Number:

Name: Mrs.

Address:

Petitioner Signature

State

State

Relationship

To Whom:

Zip

COUNSELING INFORMATION

Have you ev	er rece	ived any counseling	or psychological	treatment?		
			•	Yes □ No □		
Has your for	rmer sp	ouse ever received c	ounseling or			
	psych	ological treatment?	•	Yes □ No □		
Did you and	your fo	ormer spouse receive	joint counseling			
	or psychological treatment?		?	Yes □ No □		
If any of the Counselor a	If any of the above statements is "Yes" please list the name of the Counselor and/or Agency, complete address, and the dates seen.					
NAME	<u>.</u>	<u>ADDRESS</u>	CITY/STATE	DATES		
<u>YOU</u>						
		•				
YOUR FORM	MER SF	POUSE				
						
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JOINT COU	NSELIN	<u>16</u>				

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PLEASE BE SURE TO SIGN THE ENCLOSED RELEASE FORM(S) AND SIGN YOUR NAME AS IT WAS WHEN YOU WERE SEEN BY THE ABOVE COUNSELOR(S).

CONSENT FOR RELEASE OF INFORMATION

I hereby authorize		to release information
(H	lealth Care Facility/Counselor's Nan	me)
from the records of	(Patient's Name - please print)	(Date of Birth)
	(1 attent 5 reaste print)	(Date of Birth)
(Date(s) of treats	nent)	
This information is to	be released to Office of Matrimon	ial Concerns of the
	Erie, P.O. Box 10397, Erie, Pennsume and Address of Requestor)	<u>ylvania 16514-0397</u>
none of these records	determining a matter of conscience is will be used for any other purpose or the information to be released is: On	
□Diagnoses	_	charge Summary
□Other		
agreement to obtain of the purposes and to the from the date of my si which it is given. I also	in order to protect the limited confider release information is necessary and e agency or person listed above. This gnature for a reasonable time in orders on understand that this consent is revaluated at action has been taken in reliance the give my consent.	d that this consent is limited for is consent will be effective or to effectuate the purposes for ocable upon written request
This consent shall be	in effect from	_ until
Date of Signature	Signature of I	Patient
Date of Signature	Signature of V	Witness