

## **Client Intake Form**

The purpose of an initial consultation is for the attorney to advise you, the *prospective* client what if anything, may be done for you, and what the minimum fee therefore will be. *The purpose is not to render a definitive legal opinion* as it may be impossible to fully assess a matter within the time frame allotted for a consultation or with the (information or documents) that you may be able to provide at the initial consultation.

One of three outcomes is possible following your consultation.

- A. You and the Attorney mutually agree to the terms of representation, or (After a separate document called an Agreement for Representation is signed a copy will be provided to you.)
- B. The Attorney declines representation, or

Name

C. You decide not to use the services of the Attorney.

**Note:** The following questions will help us to understand the reason for your visit today. Your responses are protected by attorney/client privilege and will be held in strict confidence.

1 (61110	Last	First		Middle or Maiden		
Address						
	Number	Street	City	State	Zip	
Home Phone	()					
-	re seeking thi information:	is consultation or	n behalf of a	business or o	organization	ı, please fill out
Name(s)						
Prior Na	ame(s)					
Address	l					
	Number	Street	City	State	Zip	
Type of	Business or	Organization _				

Briefly explain what you may need advice about or assistance with today:

· -	avolved? (Examples: a friend, an employer, a neighbor, signor of alld include parties on either side of your issue)
Party	Relationship
Party	Relationship
Party	Relationship
On the lines below, list the issues.	the documents (papers) that you think may help us to understand
1	
2	
(NOTE: Any documents	s you supply that are important to your matter will be photocopied, and your originals returned to you at the conclusion of the initial
Ideally, if things turn o	ut precisely the way you want, what would the outcome be?
Knowing that there are	no guarantees, what can you accept?
Please classify your urg	ency in concluding this matter? (Check one)
[ ] Very important – sev resolved quickly. [ ] Important – Matter i	afety or continuation of business depends on it. vere hardship, personal or financial inconvenience if matter is not interferes with business or personal financial stability. t no immediate hardship in the interim.

	th pursuing, but I'm not counting on anything. this are? I'll then let you know after I think about it.			
If the matter involves payment of mbefore not getting paid?	oney you feel you are owed, how long can you wait			
(Days, Weeks, Months, Years)				
Are we the first attorneys you have of If No – Why didn't you hire their se	consulted regarding this matter? [] Yes [] No rvices?			
Have you ever been represented by a If Yes – Please state the circumstance				
How will you pay for your attorney' [ ] Check today [ ] Cash today [ ] Co [ ] Credit Card Credit Card No				
Marital Status: [] Married [] Single	e [ ] Divorced [ ] Widowed [ ] Separated			
Drivers License # (last 3)	Social Security # (last 4)			
Are you known by any other names' If yes name(s) (A fictitious name, a nickname, a for				
Where are you employed?	mer name, your maiden name etc.)			
May we contact you there? [] Yes [	] No Phone No. ()			
•	rable or telephone service terminated, please provide tive) you believe will always know how to contact you			
Name	Relationship			
Address	Phone No. ()			
	State & Zip			
	friend [ ] Yellow Pages [ ] Bar Referral [ ] Other			
PLEASE READ CAREFULLY & S	ign Below			

Following your initial interview, if you agree to hire the Attorney, and the Attorney agrees to represent you, you will both sign an Agreement for Representation. The Agreement for Representation will set forth the terms and conditions of representation.

If the Attorney is willing to represent you and you decide not to sign an Agreement of Representation today, you are strongly urged to schedule a second appointment with the Attorney at the earliest possible time or to immediately consult with other legal counsel to protect your rights.

*NOTICE:* This office does not represent you with regard to the matters set forth by you herein in this information sheet or discussed during your consultation unless and until, both you and the Attorney execute a written Agreement for Representation.

If the Attorney does not agree to represent you, this includes not representing you with regard to the matter set forth by you on this information sheet, or any other matters you may discuss with the Attorney during your consultation. If your legal problem(s) involve a potential lawsuit, it is important that you realize a lawsuit must be filed within a certain period of time called a Statute of Limitations. Therefore, the Attorney strongly urges you to immediately consult with another attorney to protect your rights. The Attorney's decision not to represent you should not be taken by you as an expression regarding the merits of your case.

Your signature acknowledges only that you received a copy of this completed information sheet and does not mean you have hired the Attorney.

SIGNATURE	
This portion to be completed by the	Attorney
[] Will represent (see New Case Mer	no and Agreement for Representation attached)
[] Will investigate and report (Sched	lule a follow-up conference for days)
[] Representation declined – Letter of	of declination will be sent.
[] Party "will think about it" and bainformed.	ack with us – No action to be taken and party was so
[] Client declined Representation at	this time.
Interviewed by	this day of
NOTES:	
