## Legal Service India - Get Your Petition Drafted by us

Contact us at:

Ph no: 9650499965 Or

Email us: admin@legalserviceindia.com website: http://www.legalserviceindia.com/



## PETITION FOR RESTITUTION OF CONJUGAL RIGHTS

In the (	Court of District Judge,	
	APetitioner.	
Versus		
	B Respondent	
(Petitio	on for restitution of conjugal rights under section 9 of the Hindu Marriage Act, 1955)	
The pe	titioner submits as under:	
1.	That marriage of the petitioner and the respondent was solemnized on	
2.	That status and place of residence of the parties to the marriage before the marriage and at the time of filing of this petition is given as under:  (Mention here in a table, status, residence of the parties with respective age)  (a) As it was before the marriage;  (b) As it is at the time of filing of the petition	
3.	That from this marriage,	
4.	That petitioner and his wife were living together happily at our house. However, onhis wife has without any reasonable excuse, withdrawn from the society of the	

petitioner	(narrate here the circumstances which have led to withdrawal of the		
respondent from the matrimonial home or' from the society of the			
petitioner)			

- 5. The petition is not being presented in collusion with the respondent.
- 6. This petition is being presented without any unnecessary or improper delay on the part of the petitioner.
- 7. There is no other legal ground as to why the decree of restitution of conjugal rights be not granted in favour of the petitioner.
- 8. No litigation has taken place between the parties to the petition earlier ...... (state, if any, previous litigation with regard to the marriage came to be initiated by any party. Also give details of the petitions or the cases so instituted earlier).
- 10. The petitioner therefore prays for grant of decree for restitution of conjugal rights in his favour and against the respondent.

(sd/ -Petitioner)

## **VERIFICATION CLAUSE**

(sd / -Petitioner)...

