

MARRIAGE AND DISSOLUTION CORRECTIONS / AMENDMENTS

Within the first year of marriage or date of dissolution, including the 365th day:

- 1. If the filing county has provided information regarding changes to the record, prior to the request of the record <u>from the State Vital Records Office</u>, those changes will be made as a correction. No filing fee will be required.
- 2. If the filing county has <u>not</u> informed Vital Records of any changes to the record <u>prior to</u> <u>the request of the record from the State Vital Records Office</u>, any changes to the record will require the same evidence as if amending a birth certificate, a completed amendment form, and submission of filing fees.

After the first year of marriage or date of dissolution:

1. All records will require appropriate proof of evidence, completed amendment form, and appropriate filing fees.

STANLEY S. COÓPER DHHS Administrative I

Vital Records Office Support Service Section

Community Health Service

402-471-0915