

DIVORCE

MAGAZINE

Why You Need a Divorce Lawyer

Misconceptions About
What Really Happens in Court

Preparing for Divorce

Property Issues in Divorce

Are You In or Are You Out?

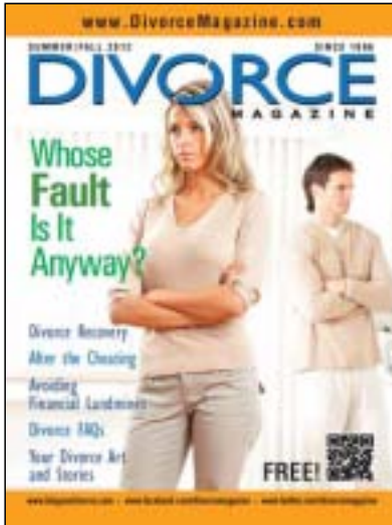
5 Ways to Keep Children
Out of Your Conflict

FREE!



Reaching “Generation Ex”

Market your practice to those who need your service now



Divorce Magazine

50+ pages of divorce related articles

- Covering legal, financial, emotional, and children-related issues
- Featuring expert advice from local family lawyers and divorce professionals

Published 2 times a year

- One print version with regional editions for Illinois, California, New York/New Jersey and Ontario
- 2 digital versions for EVERY state and province

Feature your practice and expertise here

- Demonstrate your authority in divorce through your profile advertisement, articles and FAQs



www.DivorceMagazine.com

4,000 pages of divorce-related articles

- Featuring expert advice from local family lawyers and divorce professionals
- Editorial covers legal, financial, emotional and children's issues

Highly targeted audience

- Who are either considering divorce, separated or in the process of divorce
- They are in need of your service right now

Feature your practice and expertise here

- Demonstrate your authority in divorce through your profile advertisement, articles and FAQs

Contact us about featuring your practice
in Divorce Magazine & on www.DivorceMagazine.com

866.803.6667 x 124

DanC@DivorceMag.com www.DivorceMagazine.com



contents...



Preparing for Divorce

- 4 Are You In or Are You Out?
- 10 Your Parting Words
- 14 Selecting Your Professional Divorce Team
- 20 How to Work with Your Divorce Lawyer

Local Divorce Guide

- 7 Your Best Online Resources
- 22a Common Divorce Questions Answered by Local Divorce Professionals

Legal Matters

- 8 Why You Need a Divorce Lawyer
- 12 10 Detrimental Misconceptions about What Really Happens in Court
- 13 An Interview with Judge Lowrance
- 17 Understanding the Divorce Process

Financial Matters

- 22 A Look at Property Issues in Divorce
- 26 The Key to a Financially Successful Divorce: PREPARATION!
- 28 Divorce and Debt

Children and Divorce

- 30 Breaking the News to Your Kids
- 32 15 Things You Must Do as a Co-Parent
- 34 5 Ways to Keep Children Out of Conflict During Your Divorce

Health and Well Being

- 36 Minimizing the Damage
- 38 Your Divorce Community

When you unhappily remain in any of life's situations, be it a job, a neighborhood, or a relationship, a part of you dies: your spirit. Feeling stuck with no remedy in sight usually results in some form of soul sickness. Even though you always have choices, it may not feel that way, because the choices you have right now seem less than ideal.

Contemplating these big decisions can be daunting, especially since feelings of sadness, guilt, fear, and anger have become commonplace due to a relationship where you are unhappy and unsupported. You are not alone. There are hundreds of thousands of people feeling stuck in matrimonial confusion.

Standing at the Crossroads

Just thinking about divorce may feel scary or as if you are betraying those close to you. Witnessing the growing divorce trends over the past few decades doesn't make marital dissolution any less difficult when it's a personal event rather than one endured by friends or neighbors.

Regardless of whether you tied the knot knowing that you could divorce someday if things didn't work out, or believing that divorce would never be an option, you are now viewing your marriage and your life from a different perspective — one in which you are open to being unmarried to your spouse.

Whatever your reason for coming to this place (you fought like cats and dogs, you changed but she didn't) or however long you've been unhappy or unfulfilled, you are reading this article because you need some guidance. There is no right or wrong way to go through the challenging decision of what to do next, but there are commonalities I've seen among those in marital flux.

The Divorce Contemplation Continuum

There are three distinct stages of consideration in marital dissolutions: precontemplation, contemplation, and postcontemplation.

Precontemplation is when the notion to separate has just begun to develop. Someone at this stage may not think of divorce as a serious option, but may feel that something is not working in the relationship. Precontemplation of marital dissolution usually begins after a serious argument or a betrayal of some kind. In both scenarios you may feel as if a line has been crossed, but that it's not so egregious as to make divorce a serious notion.

Contemplation comes when the individual or couple has a serious need to consider divorce but perhaps needs more information to make a definitive decision. In this phase, it's not uncommon for the scales to be tipped one day at 85 percent toward staying and the next at 60 percent toward leaving. It's normal, although not necessarily comfortable, to experience a great deal of mental and emotional confusion at this stage, which can be very draining.

Postcontemplation is the final stage, with or without resolution. Here, those considering divorce have either decided to stay in the marriage, leave the marriage (both of which include a form of resolution), or continue grappling with whether or not to stay. With the latter, the person takes no action to find resolution, so the turmoil continues endlessly. This latter group is painfully aware that their indecision hurts them, yet they remain stuck and cannot move forward.

Are You In or Out?

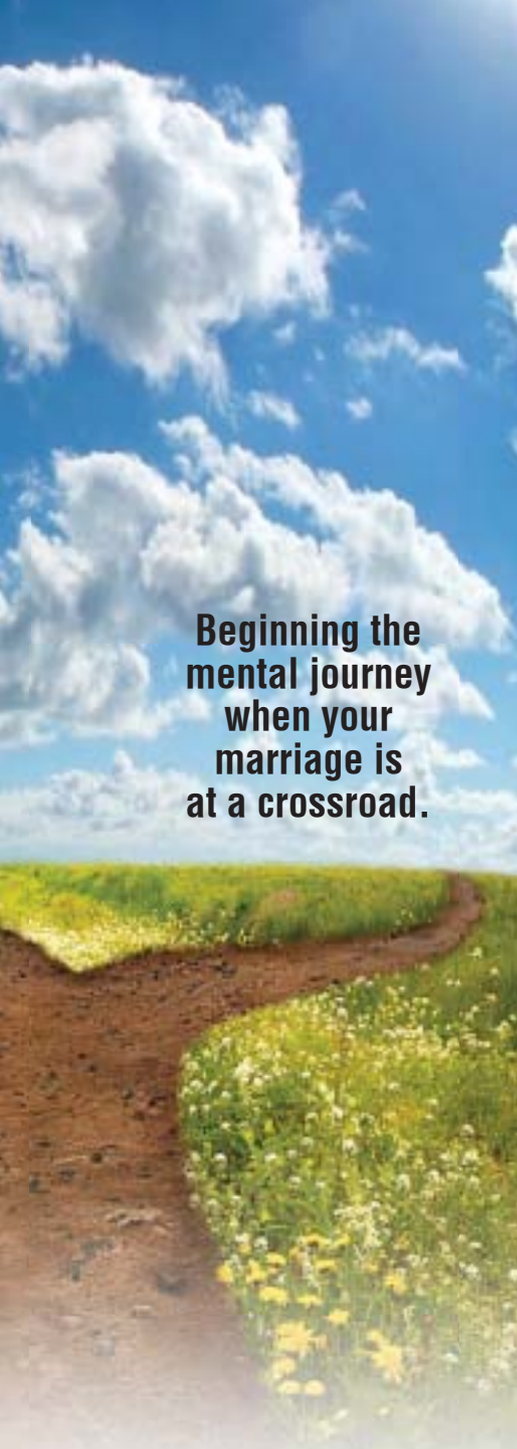
If you are like most of the people I

By Susan Pease Gadoua

Are You In or Are You Out?

see, you are somewhere between contemplation and postcontemplation. A few of you may be in the precontemplation phase, but most don't make the choice to stay married or divorce until they have crossed the line into the contemplation stage. Given that you are seriously considering leaving your spouse, you probably feel a great deal of fear — of the unknown, of doing irreparable damage to your children, of loneliness, and so on.

What differentiates an unhappily married person who is contemplating



Beginning the mental journey when your marriage is at a crossroad.

divorce from someone who is simply unhappy with certain aspects of the marriage is how they view their relationship. A typical marriage has its rough times, and when conflict arises each spouse feels normal frustration or anger. In a healthy marriage each will look within the marriage for the solution. When a partner has arrived at the place of contemplating divorce, however, they see leaving the marriage as a solution.

It can feel like a form of insanity to experience an amazing connection with your spouse one day and the following

week want to throttle him or her, wondering what you ever saw in them in the first place. Your friends and family may feel as if they are watching a Ping Pong match, but this back-and-forth is quite common.

The Marital Indecision Cycle

Every marriage has good times and not-so-good times; this is natural and normal. However, when you are questioning whether to remain in the relationship, these highs and lows may be more profound. Not knowing the future of your marriage can feel as if you're riding on a roller coaster that you can never get off of; there are endless ups and downs and loop-the-loops. Although there are periods of calm, they are few, far between, and short lived.

After meeting with hundreds of clients who were contemplating divorce, I began to notice a very predictable path that these people were following. This marital indecision cycle can feel like imprisonment, even though all it would take to be free would be to step off the merry-go-round.

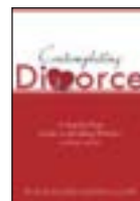
The marital indecision cycle begins with a routine period followed by a slow buildup of tensions. There may be questioning of the marriage at this juncture, and if there is this can actually hasten the process of reaching the argument or crisis. After that there is often remorse followed by another questioning period, which diminishes, as the tensions do, over time. Eventually the routine phase returns, and the cycle then repeats.

Where Are You and How Did You Get Here?

As with any journey, you need to know where you are starting from to know how far you have to reach your

goal. The following questions are meant to give you a reference point as you proceed in making your decision.

1. How long have you been married?
2. Why are you considering divorce?
3. How long have you been considering leaving your spouse?
4. Where are you on the divorce contemplation continuum?
5. Have you experienced the marital indecision cycle?
6. As of this moment, where are you in the marital indecision cycle?
7. Using three columns, make a list of concerns or complaints you have or have had about your spouse or about your marriage. Then write what you, your spouse, or both of you have tried to do to resolve the concern or complaint. Finally state the outcome of each intervention.
8. When you see the history of interventions that you and your spouse have employed, do you feel hopeful that things can change, or do you feel discouraged? Describe your feelings. ■



This article has been adapted and excerpted with permission from *Contemplating Divorce: A Step-by-Step Guide to Deciding Whether to Stay or Go*.

Susan Pease Gadoua, LCSW is founder and executive director of the Transition Institute of Marin, an agency that provides coaching, therapy, and workshops to people who are at some stage of marital dissolution, in the greater San Francisco Bay Area.

For more articles to assist you if you are considering divorce or separation, visit www.divorcemag.com/articles/Considering-Divorce.

Advisory Board

Divorce Magazine would like to thank the following members of our Advisory Board for their help in making Divorce Magazine and www.DivorceMagazine.com such valuable resources for our readers. Visit www.divorcemag.com/XX/advisoryboard.shtml.



Patricia M. Barbarito is a certified matrimonial lawyer. She is a partner in the NJ law firm of Einhorn, Harris, Ascher, Barbarito, & Frost and the former chair of the NJ State Bar Association (Family Law Section). She is

a Fellow of the American Academy of Matrimonial Lawyers.

(973) 627-7300

lgerber@einhornharris.com

www.EinhornHarris.com



Mark Chinn is the author of *How To Build and Manage a Family Law Practice* and *The Constructive Divorce* and has published the book *Forms, Checklists and Procedures for the Family Lawyer*. He is a frequent speaker and writer

on topics of law firm management, marketing and client service. He is listed in The Best Lawyers in America and Outstanding Lawyers of America.

(601) 366-4410

mark@chinnandassociates.com

ChinnAndAssociates.com



Joy Feinberg is a partner at Feinberg & Barry, a Chicago family law firm. She has contributed chapters to Illinois Family Law and Illinois Child Custody Litigation as well as authoring a tax chapter on divorce. She is a past-president of the Illinois chapter of the American Academy of Matrimonial Lawyers. Joy works extensively with business owners and high-paid executives going through divorces.

(312) 444-1050

joy@feinbergbarry.com

www.FeinbergBarry.com



Mari J. Frank is an attorney/mediator and privacy expert. She's an author, professor of conflict resolution, and she mediates privately as well as for the courts. Aside from hosting her weekly radio show "Prescriptions for Healing Conflict", she's been interviewed on Dateline, ABC, NBC; Investigative Reports and over 350 other radio and television shows. With 27 years of professional experience, Mari harmonizes issues so her clients achieve create satisfying solutions.

(949) 364-1511

mari@marifrank.com

www.MariFrank.com, www.ConflictHealing.com



Gary S. Joseph is a certified specialist in family law who lectures frequently in family law, has been an instructor in family law for the Ontario Bar Admission course, has published many family articles and is a founding lecturer for

the Family Information Session program of the Superior Court of Justice. He has extensive trial and appellate experience at all levels of the courts in both Ontario and Alberta and has appeared as counsel in the Supreme Court of Canada

(416) 971-4802

garyj@mpllp.com

www.macdonaldpartners.com



Bruce L. Richman, CPA/ABV, CVA, CDFATM, CFF, is a partner in the CohnReznick Advisory Group — Valuation Advisory Services. He has over 30 years of broad valuation experience and tax consulting matters. He is

an expert witness with specific experience in divorce, including partner and shareholder disputes and corporate reorganizations/bankruptcy.

(312) 508-5824, (847) 921-9992

bruce.richman@cohnreznick.com

www.cohnreznick.com



J. Lindsey Short Jr. has been Board Certified in family law since 1980, served as President of the American Academy of Matrimonial Lawyers in 2002 and is a past President of the Texas Chapter of the AAML and a founding mem-

ber of the International Academy of Matrimonial Lawyers, U.S.A. chapter.

(713) 626-3345

lshort@shortcartermorris.com

www.shortcartermorris.com



Ginita Wall CPA, CDFATM, CFP®, provides forensic accounting and financial guidance to people facing divorce and other financial transitions. Author of *The ABCs of Divorce for Women* and seven self-help books on finance, she

was named one of the 250 best financial advisors in the country by Worth Magazine. She is a frequent lecturer on divorce and financial planning.

(858) 792-0524

gwall@planforwealth.com

www.PlanForWealth.com



866.803.6667

CEO/Publisher

Dan Couvrette, Ext. 124
danc@divorcemarketinggroup.com

Editorial

Martha Chan, Ext. 136
marthac@divorcemag.com
John Matias, Ext. 129
john@divorcemarketinggroup.com

Advertising Sales

Divorce Magazine & DivorceMagazine.com
Dan Couvrette, Ext. 124
Brigitte Habel, Ext. 126
brigitte@divorcemarketinggroup.com
Barbara Corrigan, Ext. 128
barbarac@divorcemarketinggroup.com

Art Director/Production/Webmaster

Gina Tan, gina@divorcemarketinggroup.com

Marketing/Client Services

Manos Filippou, Ext. 141
manos@divorcemarketinggroup.com
David Bareno, Ext. 123
david@divorcemarketinggroup.com
Tanoya Greaves, Ext. 125
tanoya@divorcemarketinggroup.com
Emod Vafa, Ext. 132
emod@divorcemarketinggroup.com

Accounting

Bruce Cowen, bruce@divorcemag.com

Circulation Manager

Sophie Yussuf, Ext. 121
sophie@divorcemarketinggroup.com

Printed *Divorce Magazine* is published once a year by Segue Esprit Inc. Digital version is published twice a year and is available for free download on www.divorcemag.com. All rights reserved. Contents may not be reproduced without written permission. The magazine is not responsible for unsolicited material.

Subscriptions are available for \$25.99 (2 issues/2 years) or \$35.99 (3 issues/3 years). To subscribe, send your name, address, and a check/money order to:

Divorce Magazine Canada
2255B Queen St. E., #1179, Toronto, ON M4E 1G3
Phone & Fax: (866) 803-6667

Warning/Disclaimer

The articles in this magazine are only guidelines and may not apply to your situation. They do not take the place of a lawyer, accountant, therapist, etc. For professional advice, you must seek counsel from the appropriate professional. The authors, editor, and publisher shall have neither liability nor responsibility to any person with respect to loss or damage caused directly or indirectly by information contained in this magazine.

California ISSN: 1492-2045
Canada ISSN: 1481-9054
Florida ISSN: 1719-3621
Illinois ISSN: 1481-9163
NY/NJ ISSN: 1719-363X
Texas ISSN: 1708-203X

Printed in U.S.A

Your best online resources before, during, and after divorce.



COUNSELING / COACHING

NORTH AMERICA

Kalyn B. Block

(805) 612-2107

integratadcoaching@gmail.com

www.itsuptoyouintegrativecoaching.com

Certified Integrative Spiritual Divorce/Relationship Coach.

CALIFORNIA

Divorce Detox

(888) 456-7056

movingon@divorcedetox.com

www.divorcedetox.com

The fastest way to recover from divorce, guaranteed.

DIVORCE DVDS

NEVADA

Rebuilding Your Life After Divorce

(775) 265-5671

kim@indestructiblerelationship.com

www.afterdivorceadvice.com

Discover how to increase your confidence, fun, money etc. after divorce.

FAMILY LAWYERS

ALBERTA - CANADA

Westbrook Law & Mediation Centre

(780) 424-1212

adorczak@telus.net

www.divorcemag.com/AB/pro/alberta-divorce-lawyer-mediator-1.shtml

Divorce Lawyer and Mediator.

BRITISH COLUMBIA - CANADA

Kahn Zack Ehrlich Lithwick LLP

(604) 270-9571

amulder@kzellaw.com

www.kzellaw.com

Innovative solutions for your family law matters.

CALIFORNIA

Brandmeyer Gilligan & Dockstader, LLP

(562) 431-2000

info@bgdlawyers.com

www.bgdlawyers.com

The largest family law firm in the greater Long Beach/South Bay area.

Feinberg, Mindel, Brandt, & Klein

(310) 447-8675

smindel@fmbklaw.com

www.fmbklaw.com

L.A. firm that demands quality work from its versatile team of family law attorneys.

Feinberg & Waller A.P.C.

(800) 655-4766

www.feinbergwaller.com

Experienced lawyers practicing with integrity exclusively in family law.

Freid & Goldman A.P.L.C.

(310) 552-2700

mfreid@fglegal.com

www.fglegal.com

Experience and skill enable them to obtain favorable results.

Harding & Associates

(925) 417-2202

jharding@hardinglaw.com

www.hardinglaw.com

Helping clients get the results they are entitled to.

.../CONTINUED ON 39



PENSION ANALYSIS CONSULTANTS, INC.
QDROs for Divorce & Post-Divorce



Over 25 years of Credentialed Expertise in Pensions & QDROs in Divorce

When your divorce involves dividing pensions from a private or public employer including Teachers, Federal or Military, we offer expertly performed pension valuations and QDRO drafting. We guarantee plan approval.

- ✓ Affordable Low Fees
- ✓ 2-Week QDRO Draft Turnaround
- ✓ QDRO Plan Pre-Approval Service
- ✓ Marital Asset Offsetting for E.D. Schemes
- ✓ Settlement Language Guidance
- ✓ Expert Testimony Service

Call for fees and information specific to your needs:
(800) 288-3675

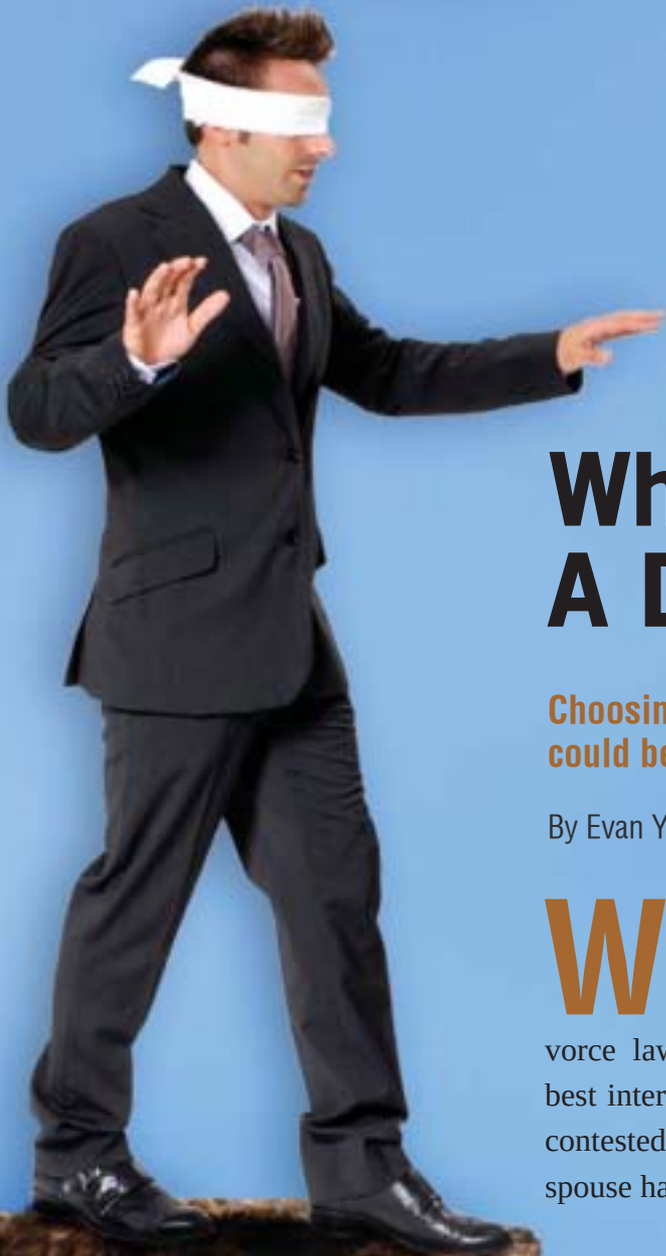
QDRO e-Request: mypac.pensionanalysis.com




American Academy of Economic and Financial Experts

PAC is one of the nation's leading pension valuation and QDRO providers and respected authors/co-authors of benchmark treatises "Value of Pensions in Divorce, Valuing Specific Assets in Divorce and Valuation Strategies in Divorce" (WoltersKluwer:NY).

pac1@pensionanalysis.com • www.pensionanalysis.com



Why You Need A Divorce Lawyer

Choosing to represent yourself could be a costly mistake.

By Evan Yeong

When going through a divorce, one of the most important decisions is whether to hire a lawyer or not. While you may not always need a divorce lawyer, obtaining a good one is often in your best interests, especially if your divorce is complicated, contested, involves children, or if your soon-to-be ex-spouse has a divorce lawyer.

Reduce Your Chances of Getting Your Desired Result

In court, self-represented people are not given any special treatment; judges hold you to the same standards as the lawyer you are facing off against. Judges are patient people, but if you do not know the law, or what documents are required, or what to do next, you can make them work longer and harder than they need to. The more annoyed a judge is, the less sympathetic they will be.

Family lawyers are experts in knowing what to say to make their case seem more reasonable than yours. It is unlikely that you will be prepared to face the full process and your spouse's lawyer by yourself. You can jeopardize your entire case by saying or doing one wrong thing.

An Emotional Decision is Often the Worst One

Divorce is an extremely emotional time for everyone. You may experience sadness, betrayal, fear, depression, rage, and many other feelings all wrapped together in one confusing package. This level of emotional involvement in a case will skew your judgement. Depending on where you stand with your soon-to-be ex-spouse you may not be able to work productively with the other side to resolve important matters; your ability to see past the trial and plan for the future may be inhibited. As an objective third party, a family lawyer can keep a clear, level head and separate themselves from the emotional side of the case in order to work towards the best resolution for everyone involved. Throughout the divorce process a lawyer can remind you to keep your emotions in check and even introduce you to other professionals who can help you channel your emotions into positive strategies.

One of the most helpful pieces of information a lawyer can provide is letting you know when you are being unreasonable or are asking for something

that is not likely to happen without a long drawn-out court battle. Without their guidance, you may only see your own side of the argument, and might even push it too far. When emotions are running high it is easy to say or do things that may come off as aggressive or vindictive. Having a lawyer is like having a buffer between you and the other side, allowing you to make sound decisions instead of letting your feelings get in the way.

A Lawyer Will Offer Many Viable Options

A family lawyer can calmly and effectively evaluate everyone's position and the range of possible results and outcomes. Based on their experience with the judge and other cases, they will be able to offer many options and give you a variety of choices that they know are acceptable within the law. If you and your spouse represent yourselves you may agree on items that the judge will reject. When that happens, you are causing more work and more delay for yourself, your spouse, the judge, and the court system.

A lawyer will help you take up a strong, reasonable position and let you know when to settle, walk away, or fight for what is rightfully yours. Lawyers are also able to resolve matters much more quickly than if you self-represent, as they are experts on the law, the court procedures, and how to properly achieve a final resolution that can be upheld.

A Lawyer Will Guide You through the Crucial Paperwork

Going through a divorce may seem like a never-ending sea of documents that need to be filled out. While they may be tedious, many of these documents are very important as judges will rely heavily on them to decide the outcome of your case; some of them will also be the judge's first impression of you. Using the wrong tone on a single form could result in the judge perceiving you

as combative, hateful, or uninterested. Leave something out by mistake and the other side can accuse you of trying to hide information, which will greatly hurt your case. A family lawyer knows how to fill out these documents properly and persuasively in a way that will cause the judge to be sympathetic with your side of the argument. Judges have expectations of how documents will be filed and how things are done in court, and a good lawyer knows how to cater to their individual preferences, which in turn will strengthen your case. Today, many cases are bogged down in the court system due to incomplete work presented by do-it-yourself divorcees.

A Lawyer Will Focus on the Big Picture

While you may be solely focused on "winning" the divorce, a family lawyer will concentrate on getting quick results that will satisfy everyone going forward instead. Lawyers often ask themselves, "Is this a good deal that will last?" The last thing anybody wants is to be fighting over the same thing months or even years down the line. Cost is also a big concern in a divorce. Family lawyers represent one person, not big corporations who have unlimited money to throw into a case, so they know cost is important. A good divorce lawyer strives to settle cases quickly, which saves you money. They can implement strategies to get you the best possible result at the lowest possible cost. By helping achieve resolutions quickly, a family lawyer will help close a chapter in your life and allow you to move on. Dragging out the divorce process by representing yourself will only make the split tougher.

A Lawyer is a Professional Negotiator

Choosing to represent yourself in court leaves you with little chance against an experienced lawyer who handles divorce cases for a living. It is

.../CONTINUED ON 38

YOUR PARTING WORDS: How to Break the News Responsibly



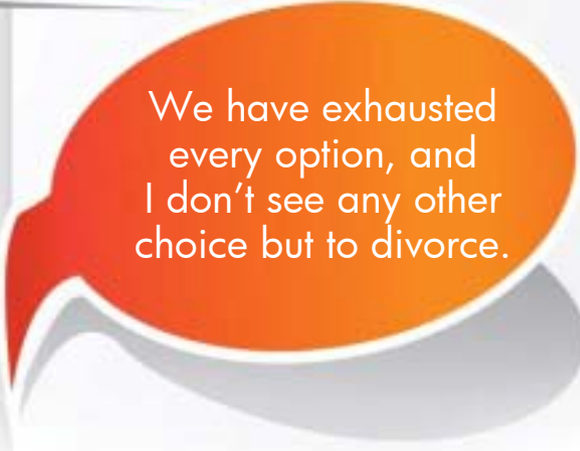
I'm leaving and taking the children with me.



I think it might be best to separate for awhile.



I want a divorce.



We have exhausted every option, and I don't see any other choice but to divorce.

By Susan Allison

This Divorce Expert and Counselor shares some wise advice on how to tell your spouse that your marriage is over, and it's time to move on.

Telling your mate you want a separation or divorce is the moment of truth, and every individual I interviewed remembers precise details about this instant. In my case, we were vacationing in Lake Tahoe when I told my husband. We sat looking at clear blue water, at our kayak tied to the dock, and ducks bobbing on the surface. And then I broke the stillness by saying, "I think we should separate for awhile and see what happens. I need my space to find out who I am and what I want. I need to leave when we get back home." I said a few other things, to make it sound less final, less threatening, and hurtful. As I spoke, I felt strong and exhilarated to finally be saying these words. I felt terrified as well.

Candace, now divorced for seven years, says of her leaving speech: “I felt mixed emotions when I said to Lenny, ‘I’m leaving and taking the children with me,’ because I still loved him; I still love him to this day. But for three years I tried to get him to come to therapy with me. I tried to get him into rehab for his addictions, but he would not go. He wouldn’t look at his part. I feel I did everything to try to make my marriage work. Finally, I had to get out of there. Right before I left I had a dream or vision that said I was going to die if I did not leave. I left to save my life in a way.” Ironically, Candace is now a therapist who works with people with addictions. As a therapist, her advice to those who are preparing to leave a marriage is, “Be honest. Tell the truth as long as you are safe to do so. Say: ‘I’m leaving. This is what I need to do for me. I think it is the best thing for both of us at this time.’”

Words You Can Use

Depending on whether you are preparing to leave, wanting a trial separation, or a divorce, your choice dictates the degree of finality in your words. The following scripts make this progression clear:

1. Prepare to leave

“I’ve been thinking a great deal about our relationship and I think it might be best to separate for awhile. I don’t have any timeline in mind, but I’d like to talk about it.”

“Our relationship doesn’t seem to be improving. We’ve tried a lot of things, we have been talking more, and I’m not sure it’s better. What do you think about a separation?”

In an ideal situation, both parties are open and agreeable, very adult and willing to listen calmly. In a more realistic scene, one person is dissatisfied, and the other thinks things are fine, or is less invested in change occurring. It can be scary to tell your husband or wife that you have

been thinking about leaving. This is why it’s good to write in your journal, talk with someone, and do some planning, before communicating with your partner.

2. Begin a Trial Separation

“I need some time and space to sort out my feelings about our relationship. I can’t seem to get this perspective while we’re living together. I just feel more confused. Maybe if we live separately for awhile, we can get centered, continue to go to therapy, and be able to sort things out.”

“For now, I think the best thing is to separate. It’s just not working while we live together. Maybe some time apart will help each of us sort out our feelings and what we want.”

“Living together right now is just not working. We don’t seem to have the perspective or ability to understand the problem or each other. It might be best if we live separately right now.”

How you say this depends on the desired outcome. Do you want the separation in order to eventually reconcile, or is the separation a stepping stone to divorce? You may not know the answer at this point. Some couples begin a separation in order to gain useful tools to negotiate reconciliation. Others buy time with a trial separation because it’s too hard emotionally or financially to file for divorce immediately. They are taking the first step towards dissolution. You just need to take one step at a time, consciously choosing from a place of inner truth.

3. File for Divorce

“I want a divorce.” This phrase has been used by millions of people, at times at the height of an argument, at others after months or even years of work on the marriage.

If your spouse has asked you for a

divorce, and the two of you have not communicated, have not talked with a counselor, have not tried some of the other options such as an in-house separation, then suggest to your husband or wife that it is premature. If your spouse will not negotiate and insists on leaving and filing for divorce, there isn’t much you can do to change his or her mind. You can ask for a trial separation, for time to try to re-negotiate, but you can’t change anyone. Jessie, separated from her husband Mel after four years of marriage, is in this situation. Mel will not return her calls, and when she finally reached him recently, he said, “I don’t want to be with you. I want a divorce.”

If, on the other hand, you are the person who wants the divorce, and you are certain that this is what you need to do, then you can say something like: “We have exhausted every option. We have tried to make this marriage work, but I don’t see any other choice but to divorce.”

Striving for “Right Relations”

As a free individual, you have the option to do whatever you want. You don’t have to be conscious. You don’t have to explore all options. You can just say you want a divorce. My belief, however, is that as human beings we have a higher consciousness; we have choices, and every action has a corresponding reaction. If we want “right relations” with others, then we need to think carefully about our choices, and strive to harm no one in the process. I believe we should attempt to be conscious every moment, for the choices we make in the present will affect our lives in the future.

Part of my reason for writing about “right relations” is that I did not always behave responsibly during my divorce, and it has taken a few years

.../CONTINUED ON 37

10 Detrimental Misconceptions about What Really Happens in Court

It's not possible to take the moral high ground in court while aligning yourself with negativity.

By Judge Michele Lowrance



Preparing for trial requires superhuman strength. Many people try to simultaneously mobilize sufficient reserves of the required negative emotion while trying to remain on a moral high ground. An angry confrontation between both parties can alter the course of negotiations and, with the flick of a switch, lead a couple into the start of a nasty divorce.

When you find yourself at the end of your marital journey it can be excruciating to witness the brutality in the spouse you once loved, not to mention getting a glimpse of your own brutal nature. You may have shocked yourself with how easily, and even candidly, you revealed your spouse's personal secrets to your lawyer, and then published those private embarrassments in a public court record. There are rare exceptions, but the fact that you are in court means you've likely aligned yourself with negative and often erroneous assumptions.

Here is a list of the ten most detrimental misconceptions about what really happens in court:

1. Destruction of your spouse is an acceptable means for getting what you need.
2. Your goals can be accomplished and sure victory attained by putting on a good fight.
3. Once you ignite a match in the courtroom, you can control the direction and intensity of the flames.
4. Your lawyer will understand and execute your goals and desires in a way that satisfies your sensitivities and needs.
5. Your concept of fairness will approximate that of the judge's. There is a clear-cut, nondiscretionary standard of

justice that is not dependent upon the judge's values.

6. Your habitual negative thought patterns, fueled by well-developed propaganda to "create the enemy" will cease once the trial is over.
7. It is your spouse's fault you are at trial.
8. The judge wields a wand, not a gavel, and can magically solve your problems, in spite of how much damage has been done to the family.
9. The court process will not hurt you, because you are invulnerable. Whatever pain you feel will go away when the trial ends.
10. Your lawyer can be vicious to your spouse because that is your lawyer's conduct, not your own. People who are abusively cross-examined in court never hold it against their spouse.

Too often, many people end up in trial because they can't tolerate any more negotiations. You think you are at the end of your collective ability to problem-solve. But that is not true. You may not really be at a stalemate; you may just have stale negotiations. ■



This article has been excerpted and adapted with permission from the book The Good Karma Divorce which was written by Judge Lowrance (HarperCollins). Judge Lowrance spent 20 years as a domestic relations lawyer prior to becoming a domestic relations judge in the Circuit Court of Cook County, Illinois in 1995. She has been a guest on Good Morning America, the CBS Morning Show, CNN, ABC and other shows. She also appeared, produced and hosted radio shows and is a regular guest lecturer.



An Interview with Judge Lowrance

The following is an excerpt of an interview that our Publisher, Dan Couvrette, had with Judge Michele Lowrance.

Tell us about the three myths about divorce and what inspired you to write the book *The Good Karma Divorce*?

Well, I've been sitting on divorce court as a judge for years. Prior to that, I was a lawyer for 20 years. It became very clear to me over time that people had three myths about the divorcing process that ended up being very damaging to them:

1. The first myth is that children of divorce are resilient. That myth creates the failure in parents to take adequate precautions.
2. The second myth is that your emotions won't hurt you and that you'll just get over it in time.
3. The third myth is that ultimately the court system will save you no matter what happens in your case.

The reliance on any of those three myths causes people to hurt themselves.

Let me start with the first one, the resiliency of children. People stand in front of me and say, "I love my children. I would never do anything to hurt them." And yet their behavior is not in concert with their heart's intentions. There is a different kind of parenting, upgraded parenting skills, to protect children, and the failure to do that has caused 50% of the children of divorce

to never want to get married, and two thirds of them don't want to have children. That's really problematic.

The other is that people give up all their power to lawyers and even to the court system and to people like me, thinking that that's where their healing is going to take place. The courts are not built to house these emotions, and lawyers are not trained to reduce this kind of suffering. The problem is that divorcing people expect relief far beyond what the legal realm can provide, and then end up feeling powerless and unprotected.

Is there anything you can tell us about feeling like the victim?

I'm going to say that we all want to feel like the victim when we're going through a divorce, because we get so much compassion. First we tell a story to our friends, then our family, then our lawyer, and all of a sudden it seems to have a tremendous payoff. It's completely understandable, but ultimately being a victim means that the other person has power over you, and you have to try and avoid them because you're afraid of what emotions they're going to evoke in you.

It's better not to be a victim and keep your own power. Thinking of yourself as a victim is the single most disempowering thing you can do, and we all have our storylines that we create in the divorce. You can't learn when you have a storyline. There is much that we have

responsibility for, and yet we don't want to take responsibility. It's so much easier to be the victim, which means soon you're a victim to them, then you're a victim to the court system, then you're a victim to your lawyer, then you're a victim to the world. It's very dangerous because it has a very adhesive quality.

What does karma mean to you in the context of divorce?

It means many things. The most important thing karma means is opportunity, and the opportunity to take a different path. That opportunity is afforded to you when you're going through a divorce on a daily basis, maybe even an hourly basis, to pick an action or a thought and whatever action or thought you pick is how your life is ultimately going to turn out. ■

To read the entire interview, please visit our website at www.divorcemag.com/good_karma_divorce.html.

Another Related Article

Observe Courtroom Etiquette

The courtroom is likely to feel like a foreign place, with rules of behavior all its own. Learning the etiquette in advance will help ease your worries about making a gaffe.

www.divorcemag.com/articles/Divorce_Law/courtroom-etiquette-family-law.html

How to get the best possible advisors during your divorce

Selecting Your Professional Divorce Team

By Diana Shepherd, edited by Josh D. Simon

Divorce is a complex process that affects just about every aspect of your life: financial, emotional, physical and legal. Unless you've been married for only a short time and have no property, assets, or children, you'll probably need the advice of more than one divorce professional to help smooth the road ahead of you. You will need expert services from one, some, or all of the following professionals: lawyer, mediator, accountant, divorce financial specialist and therapist. While each of these professionals can help you through a challenging transition period, finding the right ones can be stressful.

Here's a guide to help you choose the best possible advisors to support you with your divorce. At the end of this article, you'll also find a list of useful

questions to ask these professionals when you interview them.

Selecting a Divorce Lawyer

Choosing a lawyer may be the most important decision you will make during your divorce. As in any profession, there are good lawyers and bad lawyers. It's up to you to do your homework and to ask the right questions to determine which group your lawyer belongs to (a list of questions to ask a potential lawyer is provided at the end of this article). Look for a lawyer who:

- **Practices family law.** A lawyer who specializes in taxation isn't going to be much help to you.
- **Has experience.** Make sure your lawyer has practiced family law for a while, and find out if they have

written books or lectured/mentored other family lawyers.

- **Is a skilled negotiator.** If your case can be settled without a protracted court battle, you'll probably save a great deal of time, stress, and money.
- **Is firm.** If you end up going to court, you don't want your lawyer to crumble at the first obstacle.
- **Is reasonable.** You want someone who'll advise you to settle if the offer is fair, and not have the case drag on to satisfy the need to win.
- **Is not in conflict with your best interests.** Do not share a lawyer with your spouse, or hire your spouse's best friend (even if this person is a friend of yours, too), business partner, or any member of your spouse's family to represent you — even if you're on good terms



with them. Aside from the obvious conflict of interest, you'll likely create enemies and spark a family feud before your divorce settles.

Selecting a Divorce Mediator

With mediation, you, your spouse and a third-party mediator work together to negotiate how to live successful lives apart. Mediation can save time and money, and is usually less emotionally damaging than a full-blown court battle. Together, you and your spouse work out an agreement you can both live with from the same side of the mediation table, rather than opposing sides of the courtroom.

Mediation is not an option in all divorce cases. However, when both parties are willing to look at the issues instead of the emotions that cloud the issues, mediation is worth a try. Statistics show that when a case is negotiated through a mediator, the parties tend to stay out of court in the future. Another benefit of a mediated settlement is that you and your spouse will learn powerful new communication techniques, which is particularly important if you have children or share business interests.

Mediation doesn't normally eliminate the need for a lawyer, and your lawyer will have to approve any agreements made by you and your spouse before they become legally binding. However, the mediation process can speed up negotiations because you and your spouse communicate directly instead of through a "broken telephone" chain from your spouse, to your spouse's lawyer, to your lawyer, and then finally to you. Many family law practitioners are also trained mediators, and so finding a mediator may simply be a question of asking your lawyer about his or her qualifications.

Selecting an Accountant

A Certified Public Accountant (CPA) can handle many of the financial matters of your case. His or her responsibility is to calculate you and your spouse's net worth, and to produce fig-

It is up to you to do your homework and to ask the right questions to determine who is right for you.

ures that are agreeable to both you and the courts. There are a number of different accreditations given to accountants, and you'll find these designations after their name. Wading through the differences between someone who is a CFE (Certified Fraud Examiner) or a BCFE (Board Certified Forensic Examiner), or a member of the ASA (American Society of Appraisers), or a member of NACVA, (National Association of Certified Valuation Accreditation) may seem a daunting task, but by doing a little research, you'll come to understand what you need to know. If you think your spouse is hiding assets, a forensic accountant could be helpful. If you and/or your spouse own your own one or multiple businesses, a business valuator will be important to value company assets and company goodwill.

You could ask to be introduced to an accountant through your lawyer. These two members of your divorce team may have to work in tandem from time to time, so it's beneficial to find someone with whom your lawyer is familiar. You can also ask your personal accountant (if you have one) to suggest someone who has a matrimonial background, but be sure to check his/her prior experience.

Selecting a Divorce Financial Specialist

When your marriage has dissolved, and even during the divorce process itself, you may want to employ a financial expert who has been specially trained in issues that pertain to separation and divorce.

Certified Divorce Financial Analysts (CDFA™) tend to be financial planners or accountants who have completed the Institute of Divorce Financial Analyst's training. Equipped with the specific training on handling divorce cases, a CDFA™ can analyze settlements in the context of your long-term financial situation and inform you of the ones that appear fair and equitable on the surface, but will not stand the test of time. A CDFA™ can also reduce future uncertainty by forecasting the financial impact of alternative settlement proposals. For instance, a CDFA™ can tell you what the financial consequences will be of keeping your home instead of selling it. A CDFA™ can work with your lawyer and provide the financial data required to support your case.

Additionally, a CDFA™ can help you with budgeting, or assist with tax, estate, or retirement planning. He or she will help you organize your financial future by proposing a personalized plan with a time horizon, and a solid investment strategy to help you move towards financial stability after your divorce.

You'll also need valuations or other paperwork detailing property owned by you and your spouse (together or separately), and everything else from the contents of a safety deposit box to the cars. And while you'll be dealing mainly with "big ticket items," if something is very important to you, make sure it's on your list. If a business is involved, brokerage statements or corporate minute books will also be required.

Basically, your accountant or divorce financial specialist needs to see any major paperwork that involves the transaction of money for both you and your spouse.

Selecting a Therapist

A therapist can help you deal with the various emotions that could get in the way of negotiating a divorce settlement. During your separation, you may experience grief, anger or depression. Also, until you achieve an "emotional

divorce,” you won’t truly be free to create a fulfilling new life. A qualified therapist can help you work through the issues that are holding you back and keeping you stuck in the past.

However, the process of finding the right therapist can be a frustrating one. Anyone can call him or herself a “therapist” regardless of background or training, so do your due diligence to find someone competent. A therapist with an “MD” after his/her name is a psychiatrist; one with a “Ph.D.” is a psychologist. If you see the letters “MSW,” it means this person has a master’s degree in social work, while an “LCSW” is a Licensed Clinical Social Worker. If possible, choose a therapist who specializes in marriage and divorce.

Setting realistic limits and goals is an important part of the therapist’s services. Good therapists are willing to listen, but they don’t always have to agree with you. A good therapist will encourage questions that indicate you’re interested in your own recovery. As you glance around the therapist’s office, try to imagine yourself coming here every week for several months.

Remember, it can take three to five sessions before you have a clear idea of whether this therapist is the right one for you. However, if after this period you don’t feel right about the relationship, then trust your inner voice, thank the therapist for his/her time, and interview the next candidate.

What to Ask Your Prospective Lawyer

- What percentage of your cases go to trial? (You may want to choose a lawyer with a low percentage here: a good negotiator who can settle your case without a long, expensive court battle. A good trial lawyer may be necessary if every indication is that nothing could possibly be settled outside of a courtroom.)
- Are you willing and able to go to court if this case can’t be settled any other way?

- Who will be handling my case: you, an associate, or a combination of senior and junior lawyers and paralegals?
- Should I consider alternative dispute resolutions, such as mediation?

What to Ask Your Prospective Accountant, Financial Advisor, Mediator, and Therapist

When you first meet the divorce professional you may hire, you should be prepared with some well thought-out questions. Here are some suggestions of what to ask:

- What is your training, experience, credentials and affiliations?
- How long have you been working in this field?
- Do you serve divorcing people exclusively? If not, what percentage of your work involves divorcing people?
- How much direct experience do you have dealing with cases like mine? (This is an especially important question if there are aspects that make your divorce unique.)
- How many times have you been to court? These professionals may be testifying on your behalf, so you want someone who has experience in the courtroom. If possible, find out how these cases turned out.
- Have you worked with many family lawyers? Ask for a few references, and call them.
- What is your approach? Do you have any biases? (We all have certain viewpoints, which cloud our judgment, and professionals are not exempt. If you have children, you should ask if this professional has any strong views about the role of mothers or fathers, or about the care of children.)
- Will you keep our communications confidential? Can I call you between scheduled meetings? If so, do you charge for these calls?
- Do you require a retainer, and if so, what is it? Is this fee refundable? What is your hourly fee? What are your payment terms?

- Approximately how much will your services cost? (The professional will only be able to provide an estimate based on the information you provide and your realistic estimation of how amicable you and your spouse are. If you think your case is extremely simple, but your spouse’s lawyer buries your lawyer in paperwork, you can expect your costs to increase.)
- What do you think the outcome will be? (Remember, you’re looking for truthfulness here, not to be told a happy story.)
- If your spouse has retained professionals of his or her own (and you know who they are), ask if they are familiar with any of them.
- How long will this process take? (Again, the answer will be an approximation.)
- What are my rights and obligations during this process?
- What are your hours? Do you work any evenings or weekends?
- How accessible is your office (close to parking, public transport; wheelchair accessible; etc.)? Is it located in a safe neighborhood?
- What happens next? Do I need to do anything? And when will I hear from you?

Indeed, the path of divorce is typically a challenging one on many levels. The decisions you make now will affect your long-term future, and that of your children. By using the guidance and questions above to choose the right professionals, you’ll not only make your divorce easier, less expensive, and less stressful — you’ll also empower yourself to successfully start your new life after divorce. ■

Diana Shepherd is the former Editorial Director of Divorce Magazine. Josh D. Simon is a writer for Divorce Magazine.

For more articles on working with your divorce lawyers, visit www.divorcemag.com/articles/Divorce_Lawyers.

PETITION FOR DISSOLUTION OF MARRIAGE
DIVORCE

Understanding the DIVORCE PROCESS

A guide to the legal process of divorce. By Jeffrey Cottrill, edited by Josh D. Simon

No two divorces are exactly alike. Every marital breakup has its own unique legal, financial, and/or parenting issues, which require their own resolution strategies. However, every divorce undergoes the same general journey from initiation to closure. Whether you and your spouse make this journey slowly or quickly, expensively or inexpensively, stressfully or peacefully is up to you, but the destination is always the same: from shared to separate lives.

Here's a basic primer of how the divorce process works in the United States and Canada. Bear in mind that you need to speak to a family lawyer to discover how the options vary in your state or province, as well as how the details and circumstances of your situation may affect the process.

Temporary Orders and Filing Divorce Papers

One of the first things you and your spouse have to do after you separate is to get a “temporary order” or agreement. This is extremely important, because it could set the precedent for your final divorce settlement. A temporary order/ agreement establishes quick decisions about the children, property, bank accounts, and other issues that may be important between the separation and the final outcome. For example, if one spouse moves out of the home and the other has no income, how will the latter feed the kids and pay the bills? Get more information about temporary orders, by visiting www.divorcemag.com/articles/Financial_Planning/getting_prepared_temp_orders.html.

You should hire a divorce lawyer and/or mediator, and financial advisor, as soon as possible. You'll set your temporary order/agreement in a brief, relatively informal hearing before a judge — so prepare a complete list of what you want to request. The items you can request include: temporary custody and visitation arrangements; a restraining order so your spouse won't contact you; child or spousal support; and/or who gets the car and house.

Next, you or your spouse will file a petition, application, or complaint for divorce with your local family court. The person who files (“the plaintiff”) serves a summons upon the other spouse, stating that they want a divorce and what they are seeking in terms of property, child custody, support, etc. The other spouse (“the defendant”)

Consult all the necessary divorce professionals to make your divorce as quick and painless as possible.



must answer the summons and, if they wish, can make their own claim.

Check DivorceMagazine.com for information on the grounds for divorce in your state or province. Most states and all Canadian provinces are “no fault” jurisdictions, so you don’t have to justify filing for divorce by accusing your spouse of wrongdoing.

Collecting Information and Discovery

Once you have hired your divorce lawyer, you must gather all relevant information for your lawyer’s perusal:

- Full names, addresses, phone numbers, and Social Security or Social Insurance numbers for you, your spouse, and your children
- The date of marriage, date of cohabitation, county or region where the wedding occurred, the wife’s maiden name, and any information about prior marriages of either spouse (including the names and prior names of ex-spouses)
- A copy of your premarital agreement (or other domestic contract) and information about any prior legal proceedings, separations, or marital counseling during the marriage
- All available financial data, including: income-tax returns from the past several years; a recent pay slip; the major assets and liabilities of both you and your spouse; budget worksheets; insurance policies; credit-card statements; wills; and any credit or mortgage applications.

Unless you create a separation agreement, your lawyer will use this as a starting point for the discovery process. Your lawyer needs as much specific information about the marriage as possible in order to work out the financial and children’s issues fairly.

Most of discovery involves financial matters, for which your lawyer needs specific, accurate details. From the value of items you bought during the marriage to stocks, pensions, and revenue from a business, you and your divorce professionals (e.g. lawyers, mediators, financial planners, accountants, appraisers, etc.) have to retrieve documentation of every dollar value — including that of premarital assets. For articles on preparing for a deposition and separation agreement, visit www.divorcemag.com/articles/Divorce_Settlement_Preparation.

Contested vs. Uncontested Divorce

There are two general types of divorce. If you and your spouse can not agree on the divorce terms — or if one of you doesn’t want the divorce — it’s a contested divorce, and a judge will decide the outcome if you can’t come to an agreement on your own. In an uncontested divorce, both of you agree on how to divide your assets and debts, who gets custody and pays child support, and whether one spouse needs to pay spousal support to the other. Obviously, an uncontested divorce will be faster and simpler. But even a divorce that starts with major disagreements can be worked out if you choose to make it that way, and the majority of cases do settle.

If you’re in the United States, ask your lawyer if you’re eligible for a “summary” divorce. This is a simpler and faster divorce process which involves less paperwork, fewer court appearances, and less time in negotiation. However, this will only work if your marriage was relatively short and if you have no children, little property, and no intention to seek spousal support. In Canada, the closest would be an uncontested divorce or a joint application.

Motions

If you need to readjust certain arrangements during the divorce process — such as custody, visitation, or support — you can initiate this by filing a motion with the court. Next, a short hearing takes place in which the lawyers representing you and your spouse present their cases before the judge. In most cases, only the lawyers are permitted to speak. However, if you are going the Do-It-Yourself route in your divorce (a path that’s only recommended for very simple divorce cases), you will be able to represent yourself in this hearing. Once the judge makes a decision on the matter, the regular process continues as before.

Litigation or Negotiation?

If your divorce is contested, you and your spouse must decide how to resolve your divorce. Will you fight it out through adversarial litigation, or can you set aside personal feelings long enough to negotiate outside of court? If you want to avoid the “divorce from hell”, Alternative Dispute Resolution (ADR) methods, such as arbitration, mediation, and Collaborative Divorce, have become popular means of settling divorce in a cooperative environment with reduced stress and expense. Some states and provinces have made mediation compulsory in the divorce process.

Talk to your lawyer (and to your spouse) about the different options. For more information on divorce mediation, please go to www.divorcemag.com/articles/Mediation. For information on Collaborative Divorce, please go to

Trial

If you and your spouse just can't agree, then your case goes to trial. Divorce trials can take many months or even years, and they're never pleasant.

Generally, you and your spouse each tell your respective side of the story before the judge or a jury depending on your state law. You take the stand, and your own lawyer asks you questions that prompt you to explain your side — and then your spouse's lawyer has the option of cross-examining you or challenging the validity of your perspective. The same goes for both sides' witnesses (both personal and professional): each of you duking it out through conflicting testimony and attempts to make your respective case look more believable. Finally, the judge or the jurors who only know you through what they have seen in court — weigh all the evidence and make all the final decisions.

The Issues

- **Money and property:**

Who gets what? What items and accounts legitimately belong to you? Who should keep the marital home? Who gets which car? How about the cottage? The family business? The pets?

Many states classify property owned by the spouses as "marital" or "separate" — the latter meaning that the property belonged to one spouse before marriage or was a gift to one spouse. The goal of property division is "equitable distribution" — meaning an even division of assets and debts. If you negotiate asset division with your spouse directly, be clear about which items are high priorities to you and which ones you would be willing to let go.

The more financially complicated your divorce, the longer this will

take, and you'll likely need an accountant, a business valuator, a Certified Divorce Financial Analyst, a Financial Divorce Specialist, or a financial planner to make sense of all the assets involved. For more helpful articles, go to www.divorcemag.com/articles/Financial_Planning.

- **Child and spousal support:**

Often referred to as "alimony" or "maintenance," spousal support is a monthly amount of money that a financially advantaged divorcee can be ordered (or agree) to pay their ex-spouse, to help maintain a lifestyle to which the latter has become accustomed. Ask your lawyer whether you're eligible for spousal support — and if so, don't be afraid to take it. The purpose of spousal support is not to punish your ex but to maintain your lifestyle.

Child support is what a non-custodial parent regularly pays to the custodial parent in order to support the children from the marriage. This way, both parents can financially contribute to bringing up the children, even if one isn't present on a regular basis. For more helpful articles, go to www.divorcemag.com/articles/Child_Support.

- **Child custody and visitation:**

One of the most important decisions is where and with whom the children will live. Is joint custody in their best interests, or should they live with one parent full-time with regular visits with the other? Unless your spouse is abusive, both of you should work together to create an agreement in which you both get a fair share in raising your children.

Custody battles in court are usually full of character slurs and accusations that are emotionally traumatic for you — and more so for the children. For more articles, go to www.divorcemag.com/articles/Child_Custody.

The Waiting Period

There is usually a set minimum waiting period between the divorce petition and the final decree. Even if your process is very quick, the waiting period must elapse before the judge officially grants the divorce. Lengths vary between states and provinces, but the average waiting period is about six to twelve months.

The Divorce Judgment

After all the issues have been decided (either by you and your spouse or by a judge), a court clerk reviews all the papers and sends them to the judge. When the judge signs a document that officially ends the marriage (a Divorce Judgment Order or a Divorce Decree), you are legally divorced — and free to remarry if you choose.

The divorce process is complicated, and this brief summary doesn't touch on what an emotional rollercoaster ride a divorce is. It's a wrenching experience that can cost a lot of money and upset your lifestyle in profound ways; it can also damage your children's psychological growth if you and your spouse don't consider their well being and act in a way that supports an amicable divorce. But once it's done, you're free to start over — so the sooner you get to the end, the better for all involved. Consult the necessary divorce professionals (family lawyers, divorce mediators, Certified Divorce Financial Analysts, accountants, therapists, etc.) to find out how to make your divorce process as quick and painless as possible. ■

Josh Simon and Jeffrey Cottrill were contributing writers for Divorce Magazine.

For more articles, and a more in-depth explanation of each of the subjects covered in the divorce process, visit www.divorcemag.com/articles/Separation_Divorce_Process.

Tips for keeping your legal fees down and getting the best possible outcome.

How to Work with Your Divorce Lawyer

By Diana Shepherd, with notes from Josh D. Simon

You and your lawyer will become partners, for better or for worse, during and perhaps for years after the divorce process. How well your partnership works can have an enormous effect on your divorce and how much you'll have to spend in legal fees. Here are some tips on how to work with your divorce lawyer.

What Your Lawyer Needs to Know

Once you've chosen a lawyer, you'll need to provide information. When your lawyer requests information, respond as quickly, completely, and concisely as you can; don't write a 24-page document when all that was required was a "yes" or "no." The following checklist will give you an idea of what you may need to disclose:

- Why are you seeking a divorce?
- What caused your breakup? If you're secretly hoping for reconciliation, then you and your lawyer are working towards different goals.
- Personal data about you, your spouse, and your children (if any). Write down your names; your home and work addresses and telephone numbers; your ages and places of birth; your Social Security or Social Insurance Numbers; your states of health, both mental and physical; your Green Card(s) and immigration papers (if applicable).
- Facts about your marriage. When and where did you get married? Did you sign a prenuptial agreement? If so, bring a copy. Have either of you been married before? Will there be issues involving your children, such as custody or access?
- Financial information. What assets and debts did each of you bring into the marriage? What are your incomes and what are your expenses, jointly and individually? What are the names and addresses of your employers? How much money do both of you have invested: in the bank, the stock market, etc.? Has either of you invested in insurance or a pension plan? What property do you own? Was the property purchased before or after the marriage? Do you have a mortgage? Prior to seeing your lawyer, create a budget detailing how much you spend every month on items such as housing, food, clothing, personal grooming, gifts, vacations, etc. If you have children, make sure you include their expenses.
- Legal documents. Bring copies of prior or pending lawsuits, bankruptcy suits, judgments, and garnishments. Your divorce goals. Be very specific about your goals in terms of realizing your future; make sure your short-term goals for property, other assets, custody,



“Our unparalleled dedication to your case, coupled with a steadfast determination to secure the most favorable outcome, has earned us a reputation across New Jersey that stands second to none.”
Bari Weinberger, Managing Partner

Our Experience Matters

At Weinberger Law Group, our accomplished family law attorneys and mediators will protect your long-term interests, defend your rights, and calmly steer you through the explosive obstacles that can occur during divorce. Clients from across New Jersey trust us to lead them through the divorce process because *our experience matters*.

Exclusively Focused on Family Law

Weinberger Law Group's practice is 100% dedicated to family law. Each of our seasoned lawyers is a true authority on New Jersey family law with experience in all matters pertaining to:

- Divorce
- Child Support
- Alimony
- Domestic Violence
- Child Custody
- All other Family Law issues

Our exclusive focus allows us to devote our considerable resources to provide you with exemplary representation and enables us to achieve extraordinary results.

Reputation for Results and Success

Our credentials, certifications and awards set us apart, including the prestigious “AV” Preeminent Peer Review Rating, which is the highest possible rating from Martindale-Hubbe. The unparalleled level of referrals that we generate from former clients is a true testament to the commitment we make to our clients and our outstanding reputation for getting results.

Leadership that Raises the Bar

Our firm is headed by Bari Weinberger, a Certified Matrimonial Attorney by the New Jersey Supreme Court, a designation earned by only 2% of practicing attorneys. Ms. Weinberger is also the associate author of the *New Jersey Family Law Practice*, a five-volume reference guide used by virtually every family law judge and lawyer in the state. Quite simply, Ms. Weinberger is renowned for her contributions in family law in New Jersey.

Helping You Make Smart Choices

We will guide you in making informed choices that help you settle, mediate or litigate — while always working to protect your children and your best interests. We will never create excessive fees by over-litigating, nor will we pressure you into taking a settlement.



Settlement-Minded, but Willing to Aggressively Litigate

We genuinely support settlement and mediation, and will negotiate toward an amicable resolution, when appropriate. However, should it become necessary to go to court, we are ready to put our extensive litigation experience behind you, and will zealously fight for your rights and long-term interests.

We Protect Your Children

If a separation or divorce is not handled properly, the effects on children can be traumatic. Having successfully resolved countless child support, child custody, parenting, and visitation matters, we have the knowledge, compassion and experience necessary to advocate for your child's best interests during these difficult times. Remember: when children are involved, the importance of working with a premier family law firm becomes even more significant.

www.WeinbergerLawGroup.com

Northern New Jersey Office:

119 Cherry Hill Road, Ste. 120, Parsippany, NJ 07054

Central/Southern New Jersey Office:

83 South Street, Suite 201, Freehold, NJ 07728

visitation, and support are consistent with that future.

What Your Lawyer Expects from You

Your lawyer hopes you'll be calm, businesslike, and well prepared. Ideal clients can control their emotions, are organized, willing to work with the lawyer, and listen to their lawyer's advice.

Your lawyer will expect to be paid on time and in full. If your financial situation is bad, your lawyer may be able to create some kind of payment plan. If you're broke because your ex cleaned out the bank account, your lawyer can file motions asking the court to grant temporary orders for child or spousal support, custody, payment of your lawyer's fees, etc. And if you suspect your divorce might get nasty, ask your lawyer about filing orders to protect you and/or your kids — financially and physically.

To get the best service from your lawyer, it's essential to be a good client. Here's how to gain your lawyer's respect:

- Don't call your lawyer outside of work hours unless it's an emergency.
- Don't burden your lawyer with your emotional issues; hire a therapist for that.
- Always tell your lawyer the truth, even when it's unpleasant or unflattering to you.
- Be realistic. Don't expect your lawyer to behave like the heroic lawyers on TV or in John Grisham novels.
- Don't blame your lawyer for the system or expect him or her to change it.

If you don't abide by these tips, your lawyer may want to quit your case. This may also happen if you don't communicate properly, if you continually don't follow the lawyer's advice, or if you don't pay your legal bills. But if you're cooperative and reasonable, it's more likely that your lawyer will trust you and work hard on your behalf.

However, your lawyer may keep representing you even if you inadvertently annoy him or her — if only because you're still paying him or her to work for you. Or maybe your lawyer is just too polite. If you detect impatience or weariness in your lawyer's tone or body language, consider whether you're burdening him or her with too many complaints about your spouse, or whether you're wasting time by asking a lot of obvious questions or by venting your frustrations. It's also possible that you did something to hurt your case strategy, such as mentioning something to your spouse (or your spouse's lawyer) that should have been kept secret. Perhaps your last check to the lawyer bounced, or maybe you were rude or unprofessional to one of the firm's paralegals or secretaries.

How well your partnership with your lawyer works can have an enormous effect on your divorce and legal fees.

If you think you may have annoyed or angered your lawyer, ask if this is the case. If you have done something wrong, apologize for it; if there has been a misunderstanding, clear it up immediately. It's important that you and your lawyer maintain a strong, trusting relationship in order for you to get the best possible representation — and to achieve the best possible outcome.

What You Should Expect from Your Lawyer

From the day you hire your lawyer, you both should have a clear understanding of what you need and expect from each other. Ask for a written agreement that details the terms of your lawyer-client relationship. If he or she won't provide one, find another lawyer.

After learning about your case, your lawyer should create a strategy. Be aware that this plan may change along the way, depending on what your ex and his or her lawyer does.

Your lawyer should clearly explain all your options, and offer advice regarding the best paths to follow, but respect your wishes if you strongly disagree with a suggested course of action. If you find yourself in constant disagreement with your lawyer, either you've chosen the wrong person or you're being unreasonable. Consider your motivations and actions to see if you're refusing your lawyer's advice for purely emotional reasons.

Even a good divorce lawyer will sometimes have bad news for you: that your spouse won't budge on an important issue; that you'll have to give him or her money or other assets; or simply that your expectations are unrealistic, illegal, or not financially feasible. Expect to feel frustrated or disappointed from time to time as your divorce progresses, but don't take it out on your lawyer! He or she can't always pull a great solution out of his or her metaphorical hat.

You should expect your lawyer to return phone calls reasonably promptly (24 hours is reasonable if he or she isn't on vacation), and to consult you before taking any major actions.

Finally, if you want to ensure that your divorce agreement reflects your goals — and doesn't cost you an arm and a leg — then stay involved with the process, and answer your lawyer's requests promptly and honestly. ■

Diana Shepherd is the former Editorial Director of Divorce Magazine. Josh D. Simon is a writer for Divorce Magazine.

For more financial articles to help you with your divorce process, visit www.divorcemag.com/articles/Divorce_Lawyers.

A Look at Property Issues in Divorce

By Diana Shepherd, Certified Divorce Financial Analyst™



Your divorce or settlement agreement should state who gets each asset or how the asset or the proceeds from its sale will be divided. Here's a look at the most common categories.

You've sat down with your spouse and hammered out what you think is a pretty great settlement: you get to keep all of the property you really wanted, and your ex gets stuck with all of the debt. But whether or not that agreement will hold up in court depends on a number of factors, including how it is worded, whether or not there was full financial disclosure by both parties, and possibly whether both parties had independent legal counsel.

.../CONTINUED ON 23



Einhorn Harris
attorneys at law

The Partners of the Firm:

Theodore E.B. Einhorn, Peter T. Harris, Michael R. Ascher, Patricia M. Barbarito, Bonnie C. Frost, Gary R. Botwinick, Stephen P. Haller, Thomas J. Snyder, Mark Wechsler, Andrew S. Berns, Christopher L. Musmanno, Jason R. Rittie

EINHORN, HARRIS, ASCHER, BARBARITO & FROST, P.C.

Every Step Of The Way

EACH DIVORCE PRESENTS UNIQUE ISSUES. The more complex the case, the more issues arise. Finding one lawyer who has expertise in these areas can be difficult, but Einhorn, Harris, Ascher, Barbarito & Frost, P.C. can solve this problem for you: they offer an experienced team of lawyers covering the full spectrum of family law.

With 17 matrimonial attorneys in their matrimonial law department, this firm tackles cases from the most simple to the most complex. Each attorney in the department concentrates on a particular area. Fees are based on the particular lawyer's level of experience. A divorcing client who comes in with a fairly straightforward matter enjoys the benefit of having an experienced matrimonial lawyer work on his or her case at a very reasonable rate. A client with a complicated case can take advantage of the knowledge and experience of a senior partner.

"We offer our clients a team approach," says Patricia Barbarito, a partner in the matrimonial department at Einhorn. "Teams are assigned to complex matters to ensure that clients' phone calls are returned promptly, that routine work is done at an associate's billing rate, and that the strategy and major decisions are undertaken by a more experienced lawyer."

Barbarito, a certified matrimonial lawyer and former chair of the Family Law Section of the New Jersey State Bar Association, is the 2004 recipient of the Tischler Award, presented by the New Jersey State Bar Association for lifetime contributions to the advancement of family law. She has been with the firm for the last 33 years.

"Our practice is general, but we are not general practitioners," says Barbarito. "A matrimonial case often involves other legal issues that can be addressed by an attorney in one of our departments — such as

taxation/trusts & estates, business/commercial, real estate, criminal, or personal injury."

The firm's philosophy is unique in that each case is analyzed and an action plan is formulated, so that the case doesn't develop a "life of its own." "Our experience and training enable us to approach issues in a very clear and organized fashion," says Barbarito.

The matrimonial attorneys in this firm know that divorce is a major life transition, and they strive to make the process as straightforward and painless as possible for each of their clients.

The firm's policy is to attempt to resolve cases by negotiation first, but they are not reluctant to defend their clients' rights in court. "We always make every effort to settle a case, but we are trained advocates and are prepared to litigate a case if need be," says Barbarito.

The law firm has been providing clients with high-quality, cost-effective legal services since 1961. Located in Denville, the hub of Morris County, this full-service law firm employs attorneys with a wide range of experience. Their team of experienced lawyers seeks to provide the understanding, personal involvement, and objectivity necessary to address their clients' unique legal issues.

For more information, or to book a consultation, contact Patricia Barbarito at:

Einhorn, Harris, Ascher, Barbarito & Frost, P.C.
Every Step of the Way

165 East Main Street, P.O. Box 3010, Denville, NJ 07834-3010
(973) 627-7300

info@einhornharris.com
www.einhornharris.com

Common Divorce

Questions



Answers to some of the more frequently asked questions about the divorce process in New Jersey

LEGAL ISSUES

“How do I ask my spouse for a divorce?”

Alison C. Leslie, a family lawyer in Morristown, answers:

Any divorce is a very delicate subject. Either both of you knew that this was a long time coming, or one spouse had absolutely no idea. In telling your spouse that you are contemplating a divorce — or perhaps that you are seeing an attorney — you must be very delicate in your approach. I suggest that you sit down with your spouse and talk about this matter beforehand. There is nothing more shocking than opening a door — or opening a present — and finding divorce papers. Quite frankly, it’s a little tacky. However, if you have children, you and your spouse will be at

several events in the future, whether it’s graduations, weddings, or other happy events. You do not want to poison your relationship with your spouse, knowing that they will have a lifetime of seeing you and remembering this event. You should always take caution when discussing a divorce with your spouse.

“Is it true that going to court is the only way to ensure you’ll get your fair share?”

John Finnerty, a family lawyer in Fair Lawn, answers:

Each case is different, so there is no universal answer to this question. However, everyone who is about to start the divorce process should be aware of the comment attributed to Lenny Bruce, the acerbic, satirical humorist from the 50s and 60s: “In the halls of justice, there is only justice in the halls.”

The divorce process (“the system”) is rarely a friendly place. Litigants who are entering the matrimonial process should understand the dynamics of the system. They should understand that the system’s primary concern is to move cases expeditiously. The system’s priority is processing and concluding cases — not addressing the daily indignation or unfairness litigants feel that they experience at each other’s hands.

Of course, there are great variations from judge to judge. After all, judges are people too, and there is as wide a range of capacities and caring in the judicial population as there is in the general population.

Regardless of the judge, there are times when a litigant has no choice but to bring the case to a judge for a determination. If your spouse will not negotiate reasonably and gives an ultimatum



EXPERIENCE. COMMITMENT. SUCCESS.

Divorce lawyers have four critical responsibilities:

Hear what the client has to say.

Educate the client on the various options available to meet his/her needs.

Advise the client whenever guidance is needed.

Resolve all issues, so that a client can move on with his/her life.

The lawyers at SALVAGGIO LAW GROUP recognize that each client has unique needs and that it is their job to address those needs. Therefore, before they do anything else, they take the time to really **hear** what the client has to say.

They also recognize that it is their responsibility to **educate** the client on all of his/her options. Litigation is one of those options, but it may not be the best one for each client. The Legal Professionals at Salvaggio Law Group are committed to providing the most cost-effective solutions which meet each client's needs.

Dealing with a divorce or other Family Law crisis is often one of the most traumatic events in a client's life. That is why it is essential that the client receive the best available legal **advice** every step of the way. Salvaggio Law Group takes this responsibility very seriously.

Although Salvaggio Law Group advocates vigorously for their clients, they never forget that the ultimate goal must be to **resolve** all issues in a cost-effective manner and within a reasonable time period.

The best years of a client's life are often after the divorce. Unfortunately, too many New Jersey divorce lawyers become part of the problem, instead of the solution, by taking unreasonable positions which only generate unnecessary legal fees and delay the conclusion of the process.

Salvaggio Law Group provides exceptional representation for clients throughout Northern and Central New Jersey, including Bergen, Essex, Hudson, Hunterdon, Middlesex, Morris, Passaic, Somerset, Sussex and Warren counties.



SALVAGGIO LAW GROUP LLC

A LAW FIRM DEVOTED
EXCLUSIVELY
TO DIVORCE AND
FAMILY LAW MATTERS

65 Madison Ave., Suite 210
Morristown, New Jersey 07960

(973) 415-5340

Fax: (973) 455-1601

www.salvaggiolaw.net
dfs@salvaggiolaw.com

or proposal that your lawyer thinks is not in the “range of reasonableness,” then there is no real choice. To have a chance at a fair resolution, you must try your case, either before a judge or, if your spouse will agree, a designated arbitrator.

Judges have vast discretion; frequently, that discretion is exercised based upon the personal values, biases, and upbringing of a particular judge. Principles of matrimonial law are general and broad enough that they can accommodate many diverse personal values. In other words, the same facts presented exactly the same way to two different judges may result in two different decisions, both of which might be sustained on appeal.

Consequently, the more you can keep control of the case and make your own decisions, the better off you are likely to be. Of course, there are some cases where the voice of reason is unilateral; one party understands what is appropriate and the other does not care. In those cases, you have no choice but to prepare thoroughly and carefully and to present your case to a judge.

“How can I be sure I’m getting the best possible divorce settlement?”

Peter Paras, a family lawyer in Red Bank, answers:

You can never be sure. You can only be reasonably sure. As you go through your divorce process, you are entitled to obtain the information you and your divorce lawyer need to make informed decisions about your divorce settlement. Whether you receive complete information is a function of many factors, including your knowledge of family finances, the knowledge and experience of your family law attorney, and the candor of your spouse. Your willingness to litigate, if necessary, may also contribute to your spouse’s willingness to cooperate.

Once you have gathered as much information as you can, it must be

evaluated with a view toward New Jersey divorce law. Your divorce lawyer will help provide you with the reasonable parameters of a divorce settlement. You are then ready to engage in negotiations with your spouse and his/her family law attorney. In the give and take of compromise, you must always keep in mind what is most important to you and be willing to give in on secondary issues to achieve your highest priorities.

It is unrealistic for any divorce litigant to expect to obtain everything he/she wants. A good divorce settlement is one that both parties can live with that is accomplished in the shortest amount of time and at the least expense. As you can imagine, this is a very difficult balancing act.

Be reasonable, respect your spouse’s perspective (even if you hate him/her), and follow the legal advice of the divorce professionals you hire. Only then will you be assured of a divorce settlement you can live with without regret.

“I’m just starting my divorce and I’m wondering if there is anything I can do to make my divorce go more smoothly and help my lawyer do her job better.”

Shari B. Veisblatt and Stephanie H. Winegrad, family lawyers in Cherry Hill, answer:

In Pennsylvania, the client plays an integral role in the divorce process. There are three ways a client can assist her lawyer to make the process go more smoothly. First, it is helpful for the client at the outset to gather and organize the financial documents such as retirement accounts, bank and credit card statements. If the client is organized and gathers the appropriate financial documentation her lawyer will be able to have a better handle on the composition of the marital estate. Second, it is important to document as much as possible. In the divorce process, there is much “he said, she said.” Lawyers often believe what their client tells them unless the other party has documentation

to prove otherwise. Third, listen to your lawyer’s advice and not your friends or relatives who have gone through the divorce process. Pennsylvania law is not the same as New Jersey law. In fact, each county in Pennsylvania has a different procedure and while your facts may sound the same as your friend’s case, each divorce case is different. To be helpful to your lawyer, remember to be organized, document everything and listen to the advice you are given.

In New Jersey, most attorneys will schedule a consultation to review your matter. This consultation will assist you to understand the divorce process, allow you to determine your comfort level with that attorney and help identify your goals moving forward. To get maximum benefit from your consultation, make a list of all assets/liabilities acquired since marriage. If you are able, also locate current account statements for the assets/liabilities contained on your list. If you have pre-marital assets, also make a list of those assets and locate statements to evidence the date you acquired those assets. Additionally, bring your most recent paystubs and your last three income tax returns. This will assist in reviewing your matter by identifying potential problems, help you think “outside the box” to resolve issues unique to your matter and to address concerns regarding equitable distribution and support.

New Jersey is an equitable distribution state; which means assets are divided “fairly.” If you are unable to settle, the Court will determine fairness. Your attorney will review your documents in conjunction with the equitable distribution statute to provide a sense of how assets will likely be divided. Your attorney will also review your tax returns, coupled with the list that you prepared to discuss whether your matter is an alimony case.

“My spouse and I are divorcing; can I force him to move out of our home?”

Matheu D. Nunn, Esq., a family lawyer in Denville, answers:



Back Row (L TO R): James C. Jensen*, Christine M. Dalena*, William M. Laufer* Top 100, Kimberly N. Gronau Boyd**, Michelle A. Benedek**, Joseph P. Cadicina*
Front Row: John J. Harper, Gregory D.R. Behring, Emily R. Cartensen**, Alexis Nicole Laufer**, Mario L. Delmonaco, Laurence J. Cutler*

*CHOSEN TO 2013 SUPER LAWYERS **CHOSEN TO 2013 RISING STARS

LAUFER, DALENA, CADICINA, JENSEN & BOYD, LLC

Experienced family law attorneys

The lawyers at Laufer, Dalena, Cadicina, Jensen & Boyd, LLC are well-respected leaders in family law. This year, five attorneys were named to Super Lawyers, including William M. Laufer, Christine M. Dalena, Joseph P. Cadicina, James C. Jensen and Laurence J. Cutler.

One of northern New Jersey's premier family law firms, Laufer, Dalena, Cadicina, Jensen & Boyd, LLC is committed to pursuing the best possible results for clients. Handling a full range of family law issues with a focus on divorce and dissolution of civil unions, its lawyers explore all legal options. The particular circumstances of each case dictate the most appropriate strategy, whether it is an alternative dispute resolution, such as mediation or arbitration, or aggressive trial preparation.

Once again, Laufer appears among the Top 100 lawyers. A fellow of the American Academy of Matrimonial

Lawyers, he has served as Morris County Bar Association president. Dalena is a court-approved mediator and a collaborative law attorney. Cadicina has significant family law experience, is a court-approved mediator and lectures frequently throughout the state on family law issues. Jensen focuses on matrimonial and family law but also handles civil and criminal matters. Cutler is the co-author of the state's leading treatises in the area of family law.

Kimberly N. Gronau Boyd and Michelle A. Benedek, who handle complex family law litigation and appeals, are named to the Rising Stars list. Alexis Laufer is also a Rising Stars honoree with years of family law knowledge and expertise.

"Our lawyers have dedicated their entire legal careers to family law and related matters," says Laufer.

LAUFER, DALENA, CADICINA, JENSEN & BOYD, LLC
23 Cattano Ave., Morristown, NJ 07960 • PH: (973) 285-1444 • FX: (973) 285-0271
www.lauferfamilylaw.com • jcadicina@lauferfamilylaw.com

**FOLLOW
DIVORCE MAGAZINE
on Facebook, Twitter
and read our Blog**

Get the latest news, articles
and commentary on divorce.

www.facebook.com/divorcemagazine

www.twitter.com/divorcemagazine

www.BlogsOnDivorce.com

www.MarriageAndSeparation.com



**List Your
Practice Online**

on www.DivorceMagazine.com

Couples who are looking for information and professionals to help them with their divorce will visit www.DivorceMagazine.com.

Why not list your service on our site? Our rates start at

\$50/month

Your listing will be posted online in one business day.

**One Month
FREE Listing**

Call 866.803.6667 x 124

DanC@DivorceMarketingGroup.com



An issue that frequently arises between parties in divorce litigation is “possession” of the marital residence — not after the divorce, but “possession” during the litigation process. The common question asked by litigants is: “Can we force him/her out of the house?” That question does not have a simple answer.

In New Jersey, there are three avenues to obtain exclusive possession of a marital residence during the pendency of divorce litigation.

1. The first avenue is to reach an Agreement with a spouse, which is memorialized in a Consent Order that is entered in the divorce case. The Consent Order will serve to reduce the Agreement to an Order that can be enforced by the divorce judge assigned to the case.
2. The second approach requires litigation vis-à-vis a formal application with the divorce judge to have a spouse restrained from the marital residence. Depending on the circumstances, such an application would come in either an Order to Show Cause (an emergency) or a Motion (non-emergency). For example, if one spouse acts in a manner that hurts the children of the marriage (physically, emotionally, or both), the non-offending spouse may succeed in precluding the other spouse from occupying the marital residence (regardless of the manner in which the house is titled). This would require:
 - an adequate showing that continued co-habitation between the spouses is inimical to the best interests of the children;
 - that one spouse is causing the strife and, thus, harm to the children; and
 - that removal of one spouse will “cure” the problem.

3. Third, the Prevention of Domestic Violence Act (PVDA) may be a means to obtain exclusive possession of the marital residence. However, the PVDA should not be used in attempt to gain an “upper-hand” over a spouse or because

co-habitation is less than ideal; the PVDA should only be used to prevent domestic violence by one spouse against another. If a spouse is subjected to abuse and can demonstrate that a Final Restraining Order (FRO) is needed to prevent further abuse, a Judge will enter an FRO that contains restraints on contact between the spouses. Implicit and often explicit in the FRO is that the spouses cannot reside together and, in the vast majority of cases, the “victim”-spouse is awarded exclusive possession of the marital residence.

“Is the use of social media impacting divorce?”

Judith S. Charny, Esq., a family lawyer in Mount Laurel, answers:

Yes, very much so! With so many adults now on Facebook and other social media sites, their spouses are seeing and learning things about them that they would otherwise never see or know. Many of our clients have become their own detectives as their spouses “tell-all” on the likes of Facebook. If you don’t want your spouse or ex-spouse to know, don’t post it. Even though it may be a “no-brainer”, sharing photos of yourself with a boyfriend or girlfriend or partying with people that your spouse doesn’t know can certainly create big problems for the relationship. Furthermore, this can create problems once divorce proceedings are under way. For example, in more and more cases, the Courts are being asked to subpoena Facebook (or other social media) records in divorce and family law matters, and permitting the use of such material as evidence in divorce trials or other plenary hearings. So remember — if you post it, anyone can see it or get it, even your spouse and his or her attorney!

FINANCIAL ISSUES

“My spouse informed me that he wants to get a divorce and that I



Left to right: Patricia E. Apy, Michael J. Fleres, Bonnie M.S. Reiss, Elissa A. Gross, Peter C. Paras

A Unique Approach to Each Case

PARAS, APY & REISS, P.C. was formed in 1996 by Bonnie Reiss, Patricia Apy and Peter Paras to better serve the needs of their clients in New Jersey and in interstate and international family law disputes. The firm is devoted solely to family law matters. Mrs. Reiss, Mrs. Apy and Mr. Paras share the belief that their clients are best served by a firm whose lawyers, staff and philosophy center on representing the unique needs of separating and divorcing couples. Since its founding, our family law attorneys at Paras, Apy & Reiss, P.C. have remained true to three guiding principles:

1. All divorce cases are unique and require an approach that is tailored to their characteristics. A “cookie-cutter” approach will never do.
2. Communication between lawyer and client is essential to attaining the client’s goals in a fair and reasonable manner. Only when the firm and its clients communicate effectively can their shared goals be achieved.
3. There is no substitute for preparation. Preparation is knowing the case better than anyone else in the room (whether courtroom or conference room) and is what creates the position of strength from which positive results flow.

In 2003, Paras, Apy & Reiss, P.C. was named to the Bar Register of Preeminent Law Firms by Martindale-Hubbell and has maintained that rating every year since. Our firm’s family law attorneys are members of the American Academy of Matrimonial Lawyers, the International Academy

of Matrimonial Lawyers, the American Bar Association, the New Jersey State Bar Association and several county bar associations and have been named “Super Lawyers” by New Jersey Monthly Magazine every year since 2005.

Frequently, firm lawyers are called upon to teach at Continuing Legal Education seminars, to write articles on a myriad of family law issues and to comment on current family law topics. They have also been asked to serve on prestigious legal boards and committees on the national, state and local levels.

The attorneys at Paras, Apy and Reiss, P.C. have vast experience representing family law clients in divorce, custody, domestic violence and financial disputes. They work as a team with knowledgeable and sophisticated paralegals to represent their clients in an intelligent, professional and ethical manner at all times. The wealth of experience gained over many years of practice provides a valuable resource to firm clients and often is an important factor in their achieving favorable results.

The firm also represents clients in mediation and arbitration and our attorneys serve as mediators and arbitrators in cases involving child custody, businesses, professional practices and other complex financial issues. The office is well equipped to provide privacy and comfort to both sides in a mediation, arbitration or negotiation.

Paras, Apy & Reiss, P.C.

The Galleria, 2 Bridge Ave., Ste. 601, Red Bank, NJ 07701
Tel.: (732) 219-9000 Fax: (732) 219-9020

familylaw@parasapyreiss.com
www.par-law.com



Download their handbook
“Divorce: A Guide to the Process”
free of charge from
www.par-law.com

shouldn't worry about anything because he will take care of me. I do not know anything about my spouse's income or assets. What should I do?"

Scott D. Danaher, Esq., a family lawyer in Roseland, answers:

While your spouse may be genuine in his statement that you will be taken care of, you should not rely upon that sentiment without having an

understanding of your spouse's income and assets. If your spouse refuses to provide that information to you there is most likely a reason why. In such a scenario it is strongly recommended that you consult with an attorney to determine your rights. During a divorce you are entitled to receive any information that is relevant to the issues in your divorce, which would include your spouse's income and assets. Even if your spouse provides you with that

information it still may not provide a complete and accurate picture. In certain circumstances an attorney can review the information provided by your spouse and determine your rights. In more complex circumstances it may be necessary to engage a financial professional, such as a forensic accountant, to review the information and provide an analysis. The bottom line is that you should never enter into an agreement without first understanding the complete and accurate financial circumstances that exist.

"Will I have enough money to live?"

Janet Porro, a family lawyer in Pequannock, answers:

Support is an important aspect of any matter involving a marriage, partnership or a couple who has had a child together.

Child Support Guidelines exist in New Jersey and New York which assist individuals in arriving at a support figure anticipated to cover certain costs as to the child(ren) which a couple has together. The relational status of the parents (married, unmarried, separated or dating) does not impact upon the amount of support.

Child support is calculated taking into consideration a number of factors such as the income of the parties, or in the instance of where one parent does not work, or is underemployed, what that parent is capable of earning (imputed income), the age of the child and the amount of time a parent spends with the child. The Child Support Guidelines can be deviated from depending upon certain circumstances such as a child with special needs, parents whose income exceeds the guidelines or other economic contributions made by one parent or another.

There are a number of instances under which child support may be reviewed, such as a substantial change of circumstance including an increase

Where do we go from here?

We're both so unhappy.

I need a divorce!

This marriage just isn't working.

WHEN THE WRITING IS ON THE WALL
WEINBERGER LAW GROUP CAN HELP.

SCHEDULE A FREE STRATEGY SESSION
WLG.com/HelpWithDivorce
800-891-1784

©2013 Weinberger Law Group. All Rights Reserved.



Finnerty, Canda & Drisgula, P.C.

“We
guide you
through
the
process”

Two years into his career as a journalist, John E. Finnerty found himself facing an important life decision. “I was offered a job at the New York Post,” he recalls. “But suddenly, it occurred to me that I didn’t want to sit back and just report the news: I wanted to be at the forefront, making policy, and helping decisions come out the right way, instead of just watching them come out.”

Finnerty knew that law could provide him with this opportunity. After graduating from Rutgers Law School in 1972, he clerked for a NJ Supreme Court Justice and made another decision: to concentrate in family and matrimonial law. “I was assigned cases dealing with the initial constitutional challenges to, and interpretation of, the then-recently passed NJ statute on equitable distribution,” he recalls. “I was attracted to matrimonial law because it involved the representation of individual human beings during an emotional time in their lives. In addition, I felt that the field would provide me with an opportunity to help create and shape principles regarding the equitable distribution statutes.”

Since 1973, this NJ attorney continues to offer the clients his unique historical perspective on the development of matrimonial law in New Jersey. Together with fellow principals, Marilyn J. Canda, Candice L. Drisgula, Paul J. Concannon and the firm’s two other experienced attorneys, Finnerty tries to help his clients make informed and rational decisions that are not fuelled by passion, rage, emotion, or anger. “We are psychologically sophisticated and compassionate, but we mince no words. We tell our clients what we think in view of the facts they present, the law, and our sense of what the provable truth may be. After helping clients define their objectives, we chart a course with them, and are tireless, but sensible, advocates on their behalf.”

A highly respected Certified Matrimonial Law Attorney since 1998, Finnerty has tried and litigated many precedent-setting

NJ cases, including *Lepis v. Lepis* and *Nehra v. Uhlar*. In 1998 he was awarded the Saul Tischler award by the New Jersey State Bar Association, which recognized a lifetime of contributions to the advancement of family law in NJ. He also served as Chairman of the NJSBA Family Law Section for the 1993-94 term. He has been a member of the NJ Supreme Court Family Part Practice Committee for eleven, two year terms and was Chair of that Committee’s Subcommittee on Custody and Parenting from 2002 through 2008.

Finnerty has been peer review designated as an AV Pre-eminent Attorney for 30 years by Martindale Hubbell (www.martindale.com/Products_and_Services/Peer_Review_Ratings.aspx). He has been selected by his peers each year since 2005 for inclusion in Woodward White’s list of “Best Lawyers in America” for Family Law (www.bestlawyers.com/About/MethodologyBasic.aspx). During that same time, Finnerty has also been consistently included in the “New Jersey Super Lawyers” list for Family Law by Thomson Reuters and *New Jersey Monthly*. (www.superlawyers.com/about/selection_process.html). In addition, the firm includes three lawyers who, since 2012, either have been designated on the “Super Lawyers” or “Rising Stars” lists for Family Law by Thompson Reuters and *New Jersey Monthly* (www.superlawyers.com/about/selection_process.html). *No aspect of the above information has been approved by the Supreme Court of New Jersey, but the methodology used in connection with the accolades referenced is available for inspection from the indicated websites of each organization.*

If you are looking for experience, knowledge, and caring representation from attorneys at the forefront of their profession, look no further than the law firm of Finnerty, Canda & Drisgula, P.C.

For more information
or to schedule
an appointment,
please contact:

Finnerty, Canda & Drisgula, P.C.
www.familylaw-nj.com
17-17 Route 208 North, Fair Lawn NJ 07410
Phone: (201) 845-4000 • Fax: (201) 845-6799

Have the Right Attorney Review Your Case Today

Since 1985, the Law Office of Janet L. Porro has been handling family law issues, ranging from uncontested marital and partnership dissolutions to complex litigation. Ms. Porro is licensed to practice in New York and New Jersey and offers legal services in:

- Divorce
- Domestic violence
- Child custody, removal of children from their State of residence, inter-state custody battles
- Parenting time and visitation rights
- Alimony, child support, modification applications
- Sexual abuse and child abuse
- Pre-nuptial agreements, partnership agreements and parenting agreements
- Mediation as a means of alternative dispute resolution

Law Office of Janet L. Porro
973-692-0010 | www.porrolaw.com

New Jersey Office:
20 Lincoln Park Road
Pequannock, NJ 07440

New York Office:
4888 Route 52
Jeffersonville, NY 12748



or decrease in one parent's income, the emancipation of a child, or merely the passage of time.

Other aspects which are considered in calculating child support include medical insurance premiums, contributions to mandatory retirement plans, expenses such as union dues and whether other children exist from another relationship who must also be supported.

Alimony is another mechanism of support geared specifically towards a spouse so as to enable that individual to maintain a standard of living comparable to that which was enjoyed during the course of the relationship. There are limited circumstances where support will be ordered for individuals who were not married but lived together.

Issues which factor into an alimony award include the length of the relationship, whether one partner gave up a career for the relationship or to raise the parties' children, the disparity in income, the age of the parties, the earning ability of the parties and medical conditions. Many people are of the belief that if the breakup of the relationship was the fault of the other party that said individual must pay alimony. Such is not necessarily the case. Fault is only one small factor that a court will consider in awarding alimony.

“How are debts obtained during a marriage divided in divorce in the State of New Jersey?”

Rosanne DeTorres, a family lawyer in Flemington, answers:

Debts are not uncommon at a time of divorce. Often times this is what may instigate the problems that lead a couple down the road to separation. Debts are usually divided in a manner that approximates the parties' respective earnings ability and ability to pay. However, we also see debts divided equally on the basis that both parties equally contributed to the creation

LESLIE LAW FIRM L.L.C. *Family Law Attorney*



P.O. Box 1309
222 Ridgedale Avenue
Third Floor
Morristown, NJ 07962
Tel: 973 631 8002
Fax: 973 984 1478

aleslie@leslielawfirm.com

Exclusive practice focused on family law. Divorce is an emotional time in your life. Your situation is unique, and your case is important. Whether your issues concern custody, spousal or child support, domestic violence, equitable distribution, or civil unions, Ms. Leslie's experience and resolve to putting her clients' rights first will help you achieve the best possible outcome in your divorce.

- Attentive
- Experienced
- Knowledgeable
- Compassionate

Member of the New Jersey State Bar Family Law Section, Morris County Bar Association, American Inns of Court.

www.leslielawfirm.com

A Principled Approach



There's something unique about a law firm, or any company for that matter, where one of the initial tasks of the founding partners was to set down their operating principles and a mission statement. There's also something particularly telling about a firm that begins its list of principles by stating: "We distinguish ourselves by satisfying our clients with the absolute best service and developing strong client relationships. Therefore, we try our best to respond to client inquiries the same day when possible."

Client service is just as important for the Summit, New Jersey based firm of Ceconi & Cheifetz, LLC as its ten operating principles. When Lizanne J. Ceconi and Cary Cheifetz founded the firm in 1999, there were just three lawyers. Now there are ten, a number Ceconi believes is "just right." With that number, she says, "we've got tremendous depth and differing levels of experience and expertise, so that we can provide really good service to clients and still keep it personal." And, Cheifetz adds, at that size, "you can offer diversity, without it being a place where you don't know who's going to return your call. You can still provide personal service."

Which leads to operating principle number 2: "Our staff is our most important resource and the backbone of our success. We select, train, develop, and motivate each person to be the best. If our staff is successful, we are successful. We are a team, and we support each other and work together to achieve common goals." The result, says Ceconi, is that they

can draw on the expertise and experience of all in the firm when necessary. "This is all about what's best for the client, not what's best for an individual attorney."

For the attorneys at Ceconi & Cheifetz, helping clients during a stressful period to see what is happening, realize what it is that they want, and get on their feet again is an important goal, which points to operating principle number 5: "We communicate leadership, vision, strategies, goals, and ideas." An attorney who exhibits these traits is invaluable. "We try to come up with creative solutions and to help them prioritize," says Cheifetz. "I think one of the most important things is helping a client decide what they really want, and then we figure out how to get that for them."

Arriving at a satisfactory end result may necessitate the use of outside experts such as family therapists, real-estate appraisers, accountants, and firms that do business evaluations. And whenever necessary, Ceconi & Cheifetz can turn to a well-considered roster of professionals.

In all its years, Ceconi & Cheifetz has developed a reputation for being honest, respectful, and effective, but it is the final paragraphs of the firm's mission statement that truly explains the reasons for its success. It is "our personal commitment to our client. That commitment is a pledge to counsel, to educate, and to work together to achieve realistic goals and objectives. We want to make a difference in each client's life."

It's an approach that seems to be working.

For more information, or to book an appointment, please contact:

Ceconi & Cheifetz, LLC
www.ccfamlaw.com • firm@ccfamlaw.com

25 Deforest Avenue, Summit, NJ 07901
Phone: (908) 273-6300 • Fax: (908) 273-4797

of the debt. It is best if debts can be satisfied from assets of the marriage if possible so both parties leave the marriage debt-free.

“I built my business with no support from my spouse. Is he still entitled to it?”

William M. Laufer, a family lawyer in Morristown, answers:

A business that has started or acquired during a marriage, regardless of which spouse operates or supports that business, is subject to equitable distribution. Both parties are entitled to share in the benefits of that business. You usually determine the value of a business by hiring a forensic accountant. If you had a business that was pre-marital, then the portion of the business that was increased during the term of the marriage—more specifically, from the date of a divorce complaint to the day the

divorce is filed, is basically in play to be distributed. The business, whether run by the husband or wife, even if one of them didn't provide any financial support to the business, doesn't mean it's not in the pot for equitable purposes, and the non-contributing spouse will be entitled to a portion of that business.

CHILDREN'S ISSUES

“Is there any legal reason why fathers should not be awarded custody of their children just as often as mothers?”

Lizanne J. Ceconi, a family lawyer in Summit, answers:

Custody of children is one of the most difficult issues facing litigants and attorneys. In New Jersey, there are statutory factors that are applied by a court in order to determine an appropri-

ate award of custody. One of the most telling factors in determining custody is the extent and quality of time spent with the child prior to or subsequent to the separation. Put more simply, the question becomes what is the history of custodial responsibilities for the child. During the course of the parties' marriage, and after the birth of a child, certain duties are undertaken by each party.

Traditionally, the mother remained at home to care for the child while the father continued to be employed outside of the home. The mother, under these circumstances, became “fully employed” as the child's caretaker — responsible for feeding, bathing, dressing, and chauffeuring the child; scheduling and taking the child to doctor and other appointments or social activities; arising to attend to the child at night; and so on. The mother's job, therefore, was to care for the child. The father may

THE BUSINESS OF DIVORCE

Nancy D. Gold

Meghan E. Bradley

Michelle F. Altieri

Erika L. Goldberg

Judith S. Charny

Karen Rose Karpousis

CK LAW OFFICES OF
**CILARNY, CILARNY
& KARPOUSIS, P.A.**
Divorce & Family Law

1300 Route 73, Suite 211 • Mount Laurel, NJ 08054 • 856.505.1700
CharnyLaw.com



“Our unparalleled dedication to your case, coupled with a steadfast determination to secure the most favorable outcome, has earned us a reputation across New Jersey that stands second to none.”
Bari Weinberger, Managing Partner

Our Experience Matters

At Weinberger Law Group, our accomplished family law attorneys and mediators will protect your long-term interests, defend your rights, and calmly steer you through the explosive obstacles that can occur during divorce. Clients from across New Jersey trust us to lead them through the divorce process because *our experience matters*.

Exclusively Focused on Family Law

Weinberger Law Group's practice is 100% dedicated to family law. Each of our seasoned lawyers is a true authority on New Jersey family law with experience in all matters pertaining to:

- Divorce
- Alimony
- Child Custody
- Child Support
- Domestic Violence
- All other Family Law issues

Our exclusive focus allows us to devote our considerable resources to provide you with exemplary representation and enables us to achieve extraordinary results.

Reputation for Results and Success

Our credentials, certifications and awards set us apart, including the prestigious “AV” Preeminent Peer Review Rating, which is the highest possible rating from Martindale-Hubbe. The unparalleled level of referrals that we generate from former clients is a true testament to the commitment we make to our clients and our outstanding reputation for getting results.

Leadership that Raises the Bar

Our firm is headed by Bari Weinberger, a Certified Matrimonial Attorney by the New Jersey Supreme Court, a designation earned by only 2% of practicing attorneys. Ms. Weinberger is also the associate author of the *New Jersey Family Law Practice*, a five-volume reference guide used by virtually every family law judge and lawyer in the state. Quite simply, Ms. Weinberger is renowned for her contributions in family law in New Jersey.

Helping You Make Smart Choices

We will guide you in making informed choices that help you settle, mediate or litigate — while always working to protect your children and your best interests. We will never create excessive fees by over-litigating, nor will we pressure you into taking a settlement.



Settlement-Minded, but Willing to Aggressively Litigate

We genuinely support settlement and mediation, and will negotiate toward an amicable resolution, when appropriate. However, should it become necessary to go to court, we are ready to put our extensive litigation experience behind you, and will zealously fight for your rights and long-term interests.

We Protect Your Children

If a separation or divorce is not handled properly, the effects on children can be traumatic. Having successfully resolved countless child support, child custody, parenting, and visitation matters, we have the knowledge, compassion and experience necessary to advocate for your child's best interests during these difficult times. Remember: when children are involved, the importance of working with a premier family law firm becomes even more significant.

www.WeinbergerLawGroup.com

Northern New Jersey Office:

119 Cherry Hill Road, Ste. 120, Parsippany, NJ 07054

Central/Southern New Jersey Office:

83 South Street, Suite 201, Freehold, NJ 07728

have assisted in some of these tasks, but it was not his primary responsibility. In these cases, when the parties have set their respective roles, the father will have a difficult time convincing a court that he should be granted custody of a child. On the other hand, if the father has assumed the “traditional” role at home, and the mother has assumed the “traditional” role of breadwinner, then a father’s role should be given weight when reviewing the statutory factors.

In recent times, more and more children are faced with two parents who are working full time outside of the home. These children, during the workday, may be in the primary care of a third party -- whether that is child-care outside of the home, school with wrap-around programs, or nannies. In other words, it would appear that a third party has assumed some of the duties of the “stay-at-home parent.” Nevertheless, the analysis is the same: it must be determined which party is primarily responsible for the care-taking duties

mentioned above. If parties share these duties equally, or if a father is primarily responsible for them, then an award of custody to a father may be appropriate.

“My wife is petitioning for sole custody of our 3 children. How do I protect my rights?”

David Salvaggio, a family lawyer in Morristown, answers:

Get a good attorney. Then you want to be able to make sure that you document all the information of the relationship that you are having with your children. This includes telephone contracts, homework, afterschool activities, and your interactions that you have with your children. Get that information to a mental health provider if an individual is brought in as an expert to determine custody. Keep your attorney aware of the relationship that you have with your children. Any fact is important when it comes to custody.

MEDIATION ISSUES

“What happens after we reach an agreement in mediation?”

Robert Kane, a family lawyer in Parsippany, answers:

At a successful mediation, the parties will leave with a Memorandum of Understanding (MOU) which is an outline of the terms that the parties have agreed to. The mediator will advise the parties to take the MOU to their respective attorneys for the parties to each review with their attorney and for the attorneys to draft a more formal agreement — the Settlement Agreement — which not only sets forth the terms that the parties agreed to but adds in additional details, such as setting forth mechanisms for implementing the terms agreed upon at mediation, and includes all of the legal language necessary to create a binding agreement.

OBERMAYER

REBMANN MAXWELL & HIPPEL LLP

ATTORNEYS AT LAW

info@obermayer.com
www.obermayer.com

Responsive Attorneys.
Respected Work.
Realistic Results.



Contact one of Obermayer’s family law attorneys in Pennsylvania or New Jersey at:

One Penn Center
1617 John F. Kennedy Blvd.
19th Floor
Philadelphia, PA
19103-1895
Phone (215) 665-3000
Fax (215) 665-3165

100 Four Falls Corporate Center
1001 Conshohocken State Rd.
Suite 313
West Conshohocken, PA
19428
Phone (610) 825-3634
Fax (610) 825-4549

Woodland Falls Corporate Park
200 Lake Drive East
Suite 110
Cherry Hill, NJ
08002
Phone (856) 795-3300
Fax (856) 795-8843



LexisNexis | Martindale-Hubbell
Peer Review Rated
For Ethical Standards
and Legal Ability
2013

Obermayer, Rebmann, Maxwell & Hippel LLP

Advisory Board

Divorce Magazine would like to thank the following members of our NY/NJ Advisory Board for their help in making the magazine such a valuable resource for our readers. Visit www.divorcemag.com to see our full list of Advisory Board members.



Lizanne J. Ceconi is a founding member and managing partner of Ceconi & Cheifetz. She is the 2013 Tischler Award recipient, the highest award in family law in NJ. She is a former Chair of the NJSBA Family Law Section. Since 2008, she has been selected by her peers to be included in the Best Lawyers in America®. Ceconi has practiced law since 1982 and has been certified as a mediator since 1993. (908) 273-6300
firm@ccfamlaw.com
www.ccfamlaw.com



John E. Finnerty, Certified Matrimonial Attorney, has tried and litigated many precedent-setting NJ cases, including *Lepis v. Lepis* and *Nehra v. Uhlar*. He has served on the Supreme Court Family Part Practice Committee for eleven, two year terms and was Chair of that Committee's Sub-Committee for Custody and Parenting Time from 2002 through 2008. He is also the former chair of the Family Law Section of the NJ State Bar Association and was awarded the Saul Tischler Award by the NJSBA for a lifetime of contributions to family law. He also is a frequent lecturer for the Institute of Continuing Legal Education and regularly publishes articles pertaining to family law. (201) 845-4000
jfennerty@familylaw-nj.com
www.FamilyLaw-NJ.com



William M. Laufer is a member in the Association of Trial Lawyers of America and a Fellow of the American Academy of Matrimonial Lawyers. He serves on the Morris County Bar Association Early Settlement Panel and is a Master in the Family Law Inns of Court. He is past president of the Morris County Bar Association and President of D.A.R.E., NJ. (973) 285-1444
wlaufer@lauferfamilylaw.com
www.lauferfamilylaw.com



Peter C. Paras has practiced matrimonial law since 1977. Mr. Paras is a Fellow of the AAML and a former member of the Executive Committee of the Family Law Section of the NJ State Bar Association.

He is a partner in family law firm Paras, Apy & Reiss. Peter has lectured for the Institute of Continuing Legal Education, the American Trial Lawyers Association and the American Academy of Matrimonial Lawyers and has written articles for various legal publications. (732) 219-9000
pparas@parasapyreiss.com
www.PAR-Law.com



David F. Salvaggio is a family law attorney based in NJ. After graduating from Rutgers Law School in 1977 and completing a judicial clerkship for a NJ Superior Court trial judge, Mr. Salvaggio embarked upon a career in the private practice of law that has now encompassed 35 years. (973) 415-5340
dfs@salvaggiolaw.com
www.salvaggiolaw.net



Stephen I. Silberfein is a leading matrimonial practitioner in Manhattan. With nearly 40 years experience in family law, he is an accomplished litigator, who successfully resolves the vast majority of cases out of court. He is involved in matrimonial committees and bar associations at the local, state and national level. He is currently on the roster of neutral evaluators in the Matrimonial Neutral Evaluation Program and fee dispute program, and gives lectures in all areas of Family Law and Matrimonial Law. (212) 755-3200
stephen@newyorkdivorce.com
www.NewYorkDivorce.com



Bari Zell Weinberger is the Managing Partner of Weinberger Law Group, the largest divorce and family law firm in NJ. She is a Certified Matrimonial Attorney, a Mediator and the Associate Author of the New Jersey Family Law Practice, a five-volume reference guide used by virtually every family law judge and lawyer in NJ. Bari is recognized as one of the top rated family law leaders in NJ by Martindale-Hubbell. (888) 888-0919
Bari@wlg.com
www.weinbergerlawgroup.com

Since mediation is a voluntary process designed to get the parties to come to an agreement without the parties having their attorneys present, it is a good idea to not wait until the end before taking the agreement reached at mediation to your attorney. It is a better process for the parties to each have their attorneys available to them to either bounce ideas off of them or to know what their legal rights are so that they can make an informed decision at mediation and come up with an agreement that will work. If the parties come to an agreement at mediation and incorporate those terms into a settlement agreement that both sign, the Court will not be reviewing the terms contained in the agreement. All that the judge ever wants to know is that the parties freely and voluntarily agreed to these terms, so it is important that each party have the ability to review their agreement with an attorney of their choice.

If after the parties reach agreement at mediation and consult with their attorneys a comprehensive settlement agreement is prepared incorporating and expanding on the terms reached in mediation, the parties can then sign the settlement agreement and have the Court then dissolve the marriage and incorporate the signed settlement agreement into their Final Judgment of Divorce, giving it the effect of a Court Order in the event that either party needs to ever come back to Court seeking enforcement of the terms contained in the settlement agreement. ■

For more FAQs and answers by divorce professionals, please visit www.divorcemag.com.

Answers provided here are for general education only and should not be considered as formal legal advice nor to be construed as a form of lawyer/client relationship. We advise that you contact a professional, present all the facts and seek appropriate guidance.



LAW OFFICES OF
**CHARNY, CHARNY
& KARPOUSIS, P.A.**

Divorce & Family Law

South Jersey Family Law Attorneys

856.505.1700

The Business of Divorce



Judith S. Charny



Karen R. Karpousis



Nancy D. Gold



Meghan E. Bradley



Michelle F. Altieri



Nicole Donoian-Pody



Erika L. Goldberg

High Quality Legal Services for Very Personal Matters

Charny, Charny & Karpousis is one of South Jersey's largest "boutique" divorce and family law firms. Our team of 7 highly-recognized attorneys possess the skills to handle complex divorces involving business owners, executives and professionals, as well as LGBT cases, and also offer alternative dispute resolution.

Our firm offers legal representation for ALL types of family law matters including divorce, custody, child support, college issues, alimony, asset division, domestic violence, prenuptial agreements, grandparent's rights, and post-judgment modifications.

We integrate our in-depth knowledge and years of experience to provide each client with the quality guidance necessary to resolve their family law matters.

Experience and Efficiency that Counts

Our attorneys are well-respected by their peers and the judiciary, with over 130 years of combined experience navigating the New Jersey court system. We apply that experience in seeking expeditious resolutions to the difficult challenges facing our clients.

Minimizing the Impact of Divorce on Business

Our firm has significant experience counseling business owners, professionals and their

spouses facing divorce and the valuation of their privately owned businesses, real estate, and professional practices. At Charny, Charny & Karpousis we possess the necessary financial acumen and compassionate commitment required to provide legal representation to clients with substantial marital estates and to help minimize the overall impact of divorce.

Offering Litigation, Mediation, Arbitration and Collaborative Divorce Services

While our team of family lawyers are seasoned litigators, Charny, Charny & Karpousis also offers alternative services that may be more advantageous to you, including Mediation, Arbitration, and Collaborative Divorce. In the new Collaborative approach, the goal is to resolve all the divorce issues through a non-adversarial team approach while focusing on the future of the individuals and their children. Collaborative divorce keeps your private information out of the Court system, preserves your children's mental health, and allows you to better control your own destiny.

Compassionate and Practical Team Approach

Our firm's strength lies in our experience and dedication to our clients, their families, businesses, and futures. Our attorneys are good listeners and effective communicators, while being assertive, determined and practical advocates for our clients.

"In this economy, selecting an experienced and efficient divorce lawyer is more important than ever."

Judith S. Charny, Senior Partner

Contact us today for an initial consultation so we can help you take care of the business of your divorce.

Law Offices of
Charny, Charny & Karpousis, P.A.
1300 Route 73, Suite 211
Mount Laurel, NJ 08054

(856) 505-1700
info@charnylaw.com
www.charnylaw.com

Our divorce lawyers represent clients in all of Southern New Jersey, including the South Jersey counties of Burlington, Camden, Gloucester, Salem, Cumberland, Atlantic, Ocean and Mercer Counties.



Einhorn Harris
attorneys at law

The Partners of the Firm:

Theodore E.B. Einhorn, Peter T. Harris, Michael R. Ascher, Patricia M. Barbarito, Bonnie C. Frost, Gary R. Botwinick, Stephen P. Haller, Thomas J. Snyder, Mark Wechsler, Andrew S. Berns, Christopher L. Musmanno, Jason R. Rittie

EINHORN, HARRIS, ASCHER, BARBARITO & FROST, P.C.

Every Step Of The Way

EACH DIVORCE PRESENTS UNIQUE ISSUES. The more complex the case, the more issues arise. Finding one lawyer who has expertise in these areas can be difficult, but Einhorn, Harris, Ascher, Barbarito & Frost, P.C. can solve this problem for you: they offer an experienced team of lawyers covering the full spectrum of family law.

With 17 matrimonial attorneys in their matrimonial law department, this firm tackles cases from the most simple to the most complex. Each attorney in the department concentrates on a particular area. Fees are based on the particular lawyer's level of experience. A divorcing client who comes in with a fairly straightforward matter enjoys the benefit of having an experienced matrimonial lawyer work on his or her case at a very reasonable rate. A client with a complicated case can take advantage of the knowledge and experience of a senior partner.

"We offer our clients a team approach," says Patricia Barbarito, a partner in the matrimonial department at Einhorn. "Teams are assigned to complex matters to ensure that clients' phone calls are returned promptly, that routine work is done at an associate's billing rate, and that the strategy and major decisions are undertaken by a more experienced lawyer."

Barbarito, a certified matrimonial lawyer and former chair of the Family Law Section of the New Jersey State Bar Association, is the 2004 recipient of the Tischler Award, presented by the New Jersey State Bar Association for lifetime contributions to the advancement of family law. She has been with the firm for the last 33 years.

"Our practice is general, but we are not general practitioners," says Barbarito. "A matrimonial case often involves other legal issues that can be addressed by an attorney in one of our departments — such as

taxation/trusts & estates, business/commercial, real estate, criminal, or personal injury."

The firm's philosophy is unique in that each case is analyzed and an action plan is formulated, so that the case doesn't develop a "life of its own." "Our experience and training enable us to approach issues in a very clear and organized fashion," says Barbarito.

The matrimonial attorneys in this firm know that divorce is a major life transition, and they strive to make the process as straightforward and painless as possible for each of their clients.

The firm's policy is to attempt to resolve cases by negotiation first, but they are not reluctant to defend their clients' rights in court. "We always make every effort to settle a case, but we are trained advocates and are prepared to litigate a case if need be," says Barbarito.

The law firm has been providing clients with high-quality, cost-effective legal services since 1961. Located in Denville, the hub of Morris County, this full-service law firm employs attorneys with a wide range of experience. Their team of experienced lawyers seeks to provide the understanding, personal involvement, and objectivity necessary to address their clients' unique legal issues.

For more information, or to book a consultation, contact Patricia Barbarito at:

Einhorn, Harris, Ascher, Barbarito & Frost, P.C.
Every Step of the Way

165 East Main Street, P.O. Box 3010, Denville, NJ 07834-3010
(973) 627-7300

info@einhornharris.com
www.einhornharris.com

That being said, you should make every effort to negotiate your divorce agreement rather than fight over every item in court. Such agreements have several benefits over a judge’s ruling, including: they take less time; they reduce the financial and emotional costs; and the parties are more likely to abide by the terms of the agreement.

This article will cover property issues only; your divorce agreement will need to thoroughly address spousal or child support as well as custody and visitation issues. Your agreement should be very comprehensive — particularly with regard to how the property is divided. Once you sign an agreement regarding property division, it cannot be changed unless both of you agree to the changes. It’s up to you to make sure that your lawyer doesn’t leave any assets out of your agreement (unless it’s something that you’re going to litigate in court). Your agreement should list financial assets, including retirement assets and real estate, and personal items that are valuable and/or important to you. It should state who gets each asset or how the asset or the proceeds from its sale will be divided.

Let’s take a look at the most common categories.

Financial Assets

Financial assets include checking accounts, savings accounts, Certificates

of Deposit, money-market accounts, stocks, bonds, Real Estate Investment Trusts (REIT), mutual funds, savings bonds and cash. These assets may be more important to the non-working or lower-income-earning spouse, who may need to use them to cover some of his or her living expenses.

Retirement Assets

Remember that not all assets have the same tax consequences. Retirement assets are generally “before tax” assets. This means that in order to access the money, you have to pay income tax on any distributions you receive. In some cases, you may also have to pay a penalty on the distribution in addition to any income tax. For example: Mary suggested to Gus, “You keep your retirement assets, valued at \$100,000, and I’ll take the money-market account, valued at \$100,000.” Gus agreed because it sounded like an equal division of the assets. However, when Gus retires in 2015, he’ll pay tax on the distributions. So if Gus pays tax at a rate of 25%, then he would end up with only \$75,000 versus the \$100,000 that Mary received.

In the U.S., there are many different types of retirement assets, including defined benefit plans, defined contribution plans, IRAs, and Roth IRAs. You need to determine how defined benefit plans, such as pensions, will be divided between you and your spouse; this is generally spelled out as a percentage

of the retirement benefit at the time of the divorce. It is also imperative for the agreement to state if the employee’s spouse will be entitled to survivor’s benefits if the employee dies. If you’re the non-employee, you must find out whether you qualify for survivor benefits; if not, you may be better off with another asset.

Defined contribution plans include 401(k) plans, profit sharing plans, simple IRAs, and other types of contributory plans. Generally, these can be divided today, and the non-employee spouse can take the percentage that is awarded and roll it over an IRA or perhaps maintain it as a separate account in the same plan. The agreement should specify the percentage that you and your spouse will receive.

IRAs or Roth IRAs are also easily divisible. Remember that distributions from Roth IRAs will generally not be taxed, while distributions from IRAs will generally be taxed. As a result, \$10,000 from a Roth IRA is probably a better asset than \$10,000 from an IRA.

In Canada, there are two basic types of pension plans. They are called “Defined Contribution Plans” and “Defined Benefit Plans.” A defined contribution (DC) pension plan specifies who makes the contribution(s), how much the contribution(s) will be, and when the contribution(s) will be made. In



Generally, the person who takes the property will be expected to pay debt related to the property.

Does this mean that the other spouse has no financial obligation for a joint debt? ABSOLUTELY NOT.



EXPERIENCE. COMMITMENT. SUCCESS.

Divorce lawyers have four critical responsibilities:

Hear what the client has to say.

Educate the client on the various options available to meet his/her needs.

Advise the client whenever guidance is needed.

Resolve all issues, so that a client can move on with his/her life.

The lawyers at SALVAGGIO LAW GROUP recognize that each client has unique needs and that it is their job to address those needs. Therefore, before they do anything else, they take the time to really **hear** what the client has to say.

They also recognize that it is their responsibility to **educate** the client on all of his/her options. Litigation is one of those options, but it may not be the best one for each client. The Legal Professionals at Salvaggio Law Group are committed to providing the most cost-effective solutions which meet each client's needs.

Dealing with a divorce or other Family Law crisis is often one of the most traumatic events in a client's life. That is why it is essential that the client receive the best available legal **advice** every step of the way. Salvaggio Law Group takes this responsibility very seriously.

Although Salvaggio Law Group advocates vigorously for their clients, they never forget that the ultimate goal must be to **resolve** all issues in a cost-effective manner and within a reasonable time period.

The best years of a client's life are often after the divorce. Unfortunately, too many New Jersey divorce lawyers become part of the problem, instead of the solution, by taking unreasonable positions which only generate unnecessary legal fees and delay the conclusion of the process.

Salvaggio Law Group provides exceptional representation for clients throughout Northern and Central New Jersey, including Bergen, Essex, Hudson, Hunterdon, Middlesex, Morris, Passaic, Somerset, Sussex and Warren counties.



SALVAGGIO LAW GROUP LLC

A LAW FIRM DEVOTED
EXCLUSIVELY
TO DIVORCE AND
FAMILY LAW MATTERS

65 Madison Ave., Suite 210
Morristown, New Jersey 07960

(973) 415-5340

Fax: (973) 455-1601

www.salvaggiolaw.net
dfs@salvaggiolaw.com

general, the value of a member's entitlement under a DC pension plan at any point in time is simply the account balance at that point in time. In contrast, a defined benefit (DB) pension plan specifies the formula to determine a lifetime pension to be paid to the member upon retirement; you should consider using an experienced pension valuator (usually an actuary) to value the benefit of this future income stream. Depending on the type of plan and which province you live in, a portion of the pension (usually the portion accumulated during your marriage) may be subject to division like any other family asset. If one or both spouses have Registered Retirement Savings Plans (RRSPs), the portion accumulated during marriage will also be subject to division.

The Canada Pension Plan (CPP) also provides for the sharing of pension credits accumulated during a marriage or common-law partnership. When a relationship ends, CPP credits built up by the individuals during the time they lived together can be combined and then divided equally between them by means of "credit splitting". As a result, the person with fewer credits receives some credits earned by the other so that they both have the same number

of credits accumulated during the relationship. In order to take advantage of credit splitting, you must contact Service Canada and provide the necessary documentation; to learn more, go to: www.servicecanada.gc.ca/eng/isp/pub/factsheets/credit.shtml#tphp.

Employee Benefits

In addition to retirement plans, many employers provide other fringe benefits and incentives to their employees. These benefits include year-end bonuses, accrued vacation time, accrued sick time, health insurance, life insurance, disability insurance, expense accounts, stock options, and more unusual benefits such as Phantom Stock, Stock Appreciation Rights, and Restricted Stock.

Some of these benefits may be included in your list of assets, other benefits may be included as income, and some may not be included at all. Determining if a benefit should be treated as a marital asset, income, or nothing at all can be very subjective. Different jurisdictions and judges may view the benefits differently. As a rule of thumb, if the benefit is guaranteed, then it should be included as an asset or as income. A year-end bonus could arguably be an asset, an income item, or nothing at all if it is not guaranteed. For example: Barbara and Jeremy were married for 15 years. Jeremy, the employee-spouse, received a bonus every year. Barbara could certainly make a reasonable argument that it is an asset or income

for purposes of calculating child support and alimony. Vested stock options would also be an asset; with the changes in the market, they may not have any value, while unvested stock options, on the other hand, may not be an asset.

Personal Property

List your personal possessions, particularly those that are important to you, and note how they are going to be divided. This would include big-ticket items, such as cars, boats, and motor homes, as well as items such as expensive jewellery or furniture (note: most furniture will be assessed at garage-sale prices, so that leather sofa is now worth \$200, not \$2,000).

Keep the value of these assets in perspective — and recognize when it is time to give up the fight. We have all heard of those cases where parties spend thousands of dollars fighting over an asset that's worth less than \$100.

Each spouse should keep copies of joint tax returns. We recommend that you keep at least the past five years; in addition, you will need records to calculate the cost basis for any assets that you keep.

Real Estate

Real estate includes your marital home and any other homes, vacation properties, timeshares, and rental properties — commercial and residential





Back Row (L TO R): James C. Jensen*, Christine M. Dalena*, William M. Laufer* Top 100, Kimberly N. Gronau Boyd**, Michelle A. Benedek**, Joseph P. Cadicina*
Front Row: John J. Harper, Gregory D.R. Behring, Emily R. Cartensen**, Alexis Nicole Laufer**, Mario L. Delmonaco, Laurence J. Cutler*

*CHOSEN TO 2013 SUPER LAWYERS **CHOSEN TO 2013 RISING STARS

LAUFER, DALENA, CADICINA, JENSEN & BOYD, LLC

Experienced family law attorneys

The lawyers at Laufer, Dalena, Cadicina, Jensen & Boyd, LLC are well-respected leaders in family law. This year, five attorneys were named to Super Lawyers, including William M. Laufer, Christine M. Dalena, Joseph P. Cadicina, James C. Jensen and Laurence J. Cutler.

One of northern New Jersey's premier family law firms, Laufer, Dalena, Cadicina, Jensen & Boyd, LLC is committed to pursuing the best possible results for clients. Handling a full range of family law issues with a focus on divorce and dissolution of civil unions, its lawyers explore all legal options. The particular circumstances of each case dictate the most appropriate strategy, whether it is an alternative dispute resolution, such as mediation or arbitration, or aggressive trial preparation.

Once again, Laufer appears among the Top 100 lawyers. A fellow of the American Academy of Matrimonial

Lawyers, he has served as Morris County Bar Association president. Dalena is a court-approved mediator and a collaborative law attorney. Cadicina has significant family law experience, is a court-approved mediator and lectures frequently throughout the state on family law issues. Jensen focuses on matrimonial and family law but also handles civil and criminal matters. Cutler is the co-author of the state's leading treatises in the area of family law.

Kimberly N. Gronau Boyd and Michelle A. Benedek, who handle complex family law litigation and appeals, are named to the Rising Stars list. Alexis Laufer is also a Rising Stars honoree with years of family law knowledge and expertise.

"Our lawyers have dedicated their entire legal careers to family law and related matters," says Laufer.

LAUFER, DALENA, CADICINA, JENSEN & BOYD, LLC
23 Cattano Ave., Morristown, NJ 07960 • PH: (973) 285-1444 • FX: (973) 285-0271
www.lauferfamilylaw.com • jcadicina@lauferfamilylaw.com

Once you sign an agreement regarding property division, it cannot be changed unless both of you agree to the changes.

— as well as any business property. The properties should be listed, and the divorce agreement should address how they are going to be divided. If the property is going to be sold, the following issues need to be addressed:

- Who is going to pay the expenses until the property is sold?
- How will the proceeds be divided?

Debts

Generally, the person who takes the property will be expected to pay the mortgage or debt related to the property. Does this mean that the other spouse has no financial obligation for a joint debt? Absolutely not. Unless the spouse who takes the property refinances the mortgage, both spouses will still be obligated to pay the debt. The divorce decree cannot terminate a financial obligation to your creditor: in the case of joint debt (mortgage, joint credit-card, etc.), even if the divorce agreement specifies that one spouse will be responsible for paying the debt, this does not release the other spouse as far as the creditor is concerned. If one spouse refuses to or cannot pay, then the creditor will come after the other spouse to pay the debt no matter what the divorce agreement states. If only one spouse is obligated on a debt (e.g., credit card in husband's name only), however, then the other spouse cannot be held liable for it.

Closely-Held Business

A closely-held business can be in the form of a sole proprietorship, corporation, general or limited partnership, or limited liability company. Before one spouse agrees to take a business interest, he or

she has to make sure there are no restrictions on owning the interest. There could be legal or contractual restrictions on which spouse could own the business interest.

For instance, if the business is a professional corporation (as defined by state or provincial law), then one spouse may be legally restricted from maintaining an ownership interest. Here's an example. Joe is a physician and Barb is an accountant; in many states or provinces, only Joe could own his medical practice and only Barb could own her accountancy practice. Another restriction may exist if there is a liquor license or taxicab medallion that is only transferable with government approval.

A "buy-sell" agreement is an example of a contractual restriction that may preclude a transfer to a spouse. If the "non-owner" spouse is awarded the business interest in the divorce, then the spouse may be forced to sell the business interest at a substantial discount. For example, Joe owns 25% of a business that has a total value of \$100,000; his share is valued at \$25,000. If the buy-sell agreement requires Barb to sell her interest at 50% of the value, and if she is awarded the stock in the divorce, she would be required to sell her interest for \$12,500.

Other Assets

Some other assets to address in the divorce agreement include: Frequent Flyer Miles, lottery or other prize winnings, club dues and annual membership fees, inheritance and gifts (part or all of which may constitute separate property and not be subject to

division; ask your lawyer about this), and trusts naming one spouse as a current beneficiary.

Keep in mind the assets listed in this article are not by any means exhaustive. You and your spouse may have other assets that could make a huge difference to your post-divorce life, so take the time to list them carefully and discuss the financial impact of keeping one asset over another with your Certified Divorce Financial Analyst®. ■

The co-founder and former Editorial Director of Divorce Magazine, Diana Shepherd is currently the Director of Marketing for the Institute for Divorce Financial Analysts™. For more information about how a Certified Divorce Financial Analyst® (CDFA™) professional can help you with the financial aspects of your divorce, visit www.InstituteDFA.com.

More Related Articles

7 Important Factors to Remember When Negotiating Your Financial Divorce Settlement!

Education helps alleviate the fear for the unknown.

www.divorcemag.com/articles/Divorce_Settlement_Preparation/your-divorce-settlement.html

Getting Settled

What you need to know before creating a settlement agreement.

www.divorcemag.com/articles/Divorce_Settlement_Preparation/settlementagreement.html



Left to right: Patricia E. Apy, Michael J. Fleres, Bonnie M.S. Reiss, Elissa A. Gross, Peter C. Paras

A Unique Approach to Each Case

PARAS, APY & REISS, P.C. was formed in 1996 by Bonnie Reiss, Patricia Apy and Peter Paras to better serve the needs of their clients in New Jersey and in interstate and international family law disputes. The firm is devoted solely to family law matters. Mrs. Reiss, Mrs. Apy and Mr. Paras share the belief that their clients are best served by a firm whose lawyers, staff and philosophy center on representing the unique needs of separating and divorcing couples. Since its founding, our family law attorneys at Paras, Apy & Reiss, P.C. have remained true to three guiding principles:

1. All divorce cases are unique and require an approach that is tailored to their characteristics. A “cookie-cutter” approach will never do.
2. Communication between lawyer and client is essential to attaining the client’s goals in a fair and reasonable manner. Only when the firm and its clients communicate effectively can their shared goals be achieved.
3. There is no substitute for preparation. Preparation is knowing the case better than anyone else in the room (whether courtroom or conference room) and is what creates the position of strength from which positive results flow.

In 2003, Paras, Apy & Reiss, P.C. was named to the Bar Register of Preeminent Law Firms by Martindale-Hubbell and has maintained that rating every year since. Our firm’s family law attorneys are members of the American Academy of Matrimonial Lawyers, the International Academy

of Matrimonial Lawyers, the American Bar Association, the New Jersey State Bar Association and several county bar associations and have been named “Super Lawyers” by New Jersey Monthly Magazine every year since 2005.

Frequently, firm lawyers are called upon to teach at Continuing Legal Education seminars, to write articles on a myriad of family law issues and to comment on current family law topics. They have also been asked to serve on prestigious legal boards and committees on the national, state and local levels.

The attorneys at Paras, Apy and Reiss, P.C. have vast experience representing family law clients in divorce, custody, domestic violence and financial disputes. They work as a team with knowledgeable and sophisticated paralegals to represent their clients in an intelligent, professional and ethical manner at all times. The wealth of experience gained over many years of practice provides a valuable resource to firm clients and often is an important factor in their achieving favorable results.

The firm also represents clients in mediation and arbitration and our attorneys serve as mediators and arbitrators in cases involving child custody, businesses, professional practices and other complex financial issues. The office is well equipped to provide privacy and comfort to both sides in a mediation, arbitration or negotiation.

Paras, Apy & Reiss, P.C.

The Galleria, 2 Bridge Ave., Ste. 601, Red Bank, NJ 07701
Tel.: (732) 219-9000 Fax: (732) 219-9020

familylaw@parasapyreiss.com
www.par-law.com



Download their handbook
“Divorce: A Guide to the Process”
free of charge from
www.par-law.com

The Key to a Financially Successful Divorce: **PREPARATION!**

Secure your financial future by taking the right steps now.

By Loretta Hutchinson, Certified Divorce Financial Analyst

If you are contemplating a separation or divorce chances are your life is turning upside down, and you're overwhelmed by the uncertainty of your financial future. In order to save yourself time, money, and emotional distress later, it is important that you get started on your financial planning now.

Take these Five Steps Now

1. **Build your personal credit.** Obtain and review your credit reports from the three major credit agencies: Experian, TransUnion, and Equifax. A free credit report is also available to you once a year from the annual creditreport.com website. You may be surprised by what you will discover. As an example, your spouse may have incurred debt on joint accounts for which you are liable.

It is important to establish credit in your own name. If you are a stay-at-home spouse, you can establish credit based on the household income, but do it now while a household income still exists.

Set up credit card, savings, and checking accounts in your name and start setting aside cash reserves. These cash reserves will enable you

to pay a lawyer, other professionals and any unexpected expenses during your divorce process. You certainly do not want to feel forced to sign a divorce settlement agreement that is not equitable or one that does not meet your needs due to your lack of financial resources.

2. **Establish a new and private mail box.** Create a confidential, personal email and/or P.O. Box address to which your spouse does not have access. Another option is to have your mail sent to a trusted relative or friend's address. This will enable you to communicate sensitive information privately with your lawyer, certified divorce financial planner, financial institutions, credit agencies, investment advisors, etc.

3. **Gather and copy documents.** Make certain that you have your own copies of all relevant financial records. This will ensure that they do not mysteriously disappear during the divorce process and your spouse can't raid joint accounts unobserved.

You are entitled to copies of all asset and liability statements (such as bank, investment, retirement plan, mortgage, auto, student loans, and

credit cards. As well as duplicate real estate deeds, insurance policies, tax returns for the past three years, CDs, pre-marital agreements, promissory notes, wills, money market accounts, and check registers.

If a business is involved, ensure that you copy business appraisals, tax returns, financial statements, 401(k) and pension summaries, loan applications, bonuses, buy/sell agreements exercised stock options, and contributions to retirement accounts. Unfortunately, cash under the table is difficult to document.

If you are employed by a company, retain and copy your last several paystubs.

4. **Take inventory.** It is important that you also create an inventory of all your valuables such as: art, jewelry, collectibles, furnishings, furs, and motor vehicles. Don't forget to check your attic, basement, storage facility, and safety deposit box. It is also a good idea to take photographs of everything to help in this documentation process.

5. **Assemble a top-notch divorce team.** Having a team of quality divorce

professionals can put you in a strong negotiating position with your spouse so that you achieve the best possible divorce financial settlement.

Aside from having an experienced divorce lawyer to be your legal guide throughout the divorce process, you should also have a seasoned Certified Divorce Financial Analyst who will assist you in developing realistic financial projections and ensure that emotions do not cloud your judgment. Working together, they will help you make informed decisions that can produce positive results.

By taking these five steps now, you will launch a divorce process that offers you the greatest opportunity to make intelligent decisions and secure your financial future.

For your convenience, we have provided a Financial Information Checklist so you may use it to keep track of what you need to do. ■

Loretta Hutchinson, CDFA, NCC is the CEO of Financial Divorce Plan, LLC which offers services to family lawyers and divorcing people in Pennsylvania, New Jersey and Florida. You can find out more about the firm at their website: www.FinancialDivorcePlan.com.

More Related Articles

Reinventing Yourself Financially After Divorce

Some key issues you'll want to work on immediately after your divorce. www.divorcemag.com/articles/Financial_Planning/reinventing-financially-after-divorce1.html

Tax Tips and Traps

Get some good financial advice about the tax implications of your settlement options. www.divorcemag.com/articles/Financial_Planning/tax-tips-and-traps.html

FINANCIAL INFORMATION CHECKLIST



Some Financial Next Steps:

- Obtain credit reports from AnnualCreditReport.com
- Apply for personal credit in your name
- Set up confidential email and mailing address
- Obtain copies of all relevant financial information
- Estimate your current monthly expenses and expenses after your divorce

Income information:

- Pay stubs: most recent from all employment sources
- Last 3 years filed tax returns: personal and joint with any amendments

Statements for:

- Checking, savings, money market accounts and CDs
- Savings bonds and cash held in safety deposit boxes/safes
- Investment accounts and individual stock/bond accounts
- Retirement accounts (including 401K, IRA, ROTH, SEP IRA, 403B, 457 Plans, Thrift Plans in the U.S. and RRSP and RRIF in Canada)
- Pension plan statements and documents
- Closely held business interest and debt obligations
- Stock options
- Corporate bonus and incentive plans
- Annuity holdings
- Term, universal and whole life insurance policies
- Mortgages held and valuations on real estate properties
- Personal, auto, home equity and school loans
- Credit card and any outstanding debt obligations



Finnerty, Canda & Drisgula, P.C.

“We
guide you
through
the
process”

Two years into his career as a journalist, John E. Finnerty found himself facing an important life decision. “I was offered a job at the New York Post,” he recalls. “But suddenly, it occurred to me that I didn’t want to sit back and just report the news: I wanted to be at the forefront, making policy, and helping decisions come out the right way, instead of just watching them come out.”

Finnerty knew that law could provide him with this opportunity. After graduating from Rutgers Law School in 1972, he clerked for a NJ Supreme Court Justice and made another decision: to concentrate in family and matrimonial law. “I was assigned cases dealing with the initial constitutional challenges to, and interpretation of, the then-recently passed NJ statute on equitable distribution,” he recalls. “I was attracted to matrimonial law because it involved the representation of individual human beings during an emotional time in their lives. In addition, I felt that the field would provide me with an opportunity to help create and shape principles regarding the equitable distribution statutes.”

Since 1973, this NJ attorney continues to offer the clients his unique historical perspective on the development of matrimonial law in New Jersey. Together with fellow principals, Marilyn J. Canda, Candice L. Drisgula, Paul J. Concannon and the firm’s two other experienced attorneys, Finnerty tries to help his clients make informed and rational decisions that are not fuelled by passion, rage, emotion, or anger. “We are psychologically sophisticated and compassionate, but we mince no words. We tell our clients what we think in view of the facts they present, the law, and our sense of what the provable truth may be. After helping clients define their objectives, we chart a course with them, and are tireless, but sensible, advocates on their behalf.”

A highly respected Certified Matrimonial Law Attorney since 1998, Finnerty has tried and litigated many precedent-setting

NJ cases, including *Lepis v. Lepis* and *Nehra v. Uhlar*. In 1998 he was awarded the Saul Tischler award by the New Jersey State Bar Association, which recognized a lifetime of contributions to the advancement of family law in NJ. He also served as Chairman of the NJSBA Family Law Section for the 1993-94 term. He has been a member of the NJ Supreme Court Family Part Practice Committee for eleven, two year terms and was Chair of that Committee’s Subcommittee on Custody and Parenting from 2002 through 2008.

Finnerty has been peer review designated as an AV Pre-eminent Attorney for 30 years by Martindale Hubbell (www.martindale.com/Products_and_Services/Peer_Review_Ratings.aspx). He has been selected by his peers each year since 2005 for inclusion in Woodward White’s list of “Best Lawyers in America” for Family Law (www.bestlawyers.com/About/MethodologyBasic.aspx). During that same time, Finnerty has also been consistently included in the “New Jersey Super Lawyers” list for Family Law by Thomson Reuters and *New Jersey Monthly*. (www.superlawyers.com/about/selection_process.html). In addition, the firm includes three lawyers who, since 2012, either have been designated on the “Super Lawyers” or “Rising Stars” lists for Family Law by Thompson Reuters and *New Jersey Monthly* (www.superlawyers.com/about/selection_process.html). *No aspect of the above information has been approved by the Supreme Court of New Jersey, but the methodology used in connection with the accolades referenced is available for inspection from the indicated websites of each organization.*

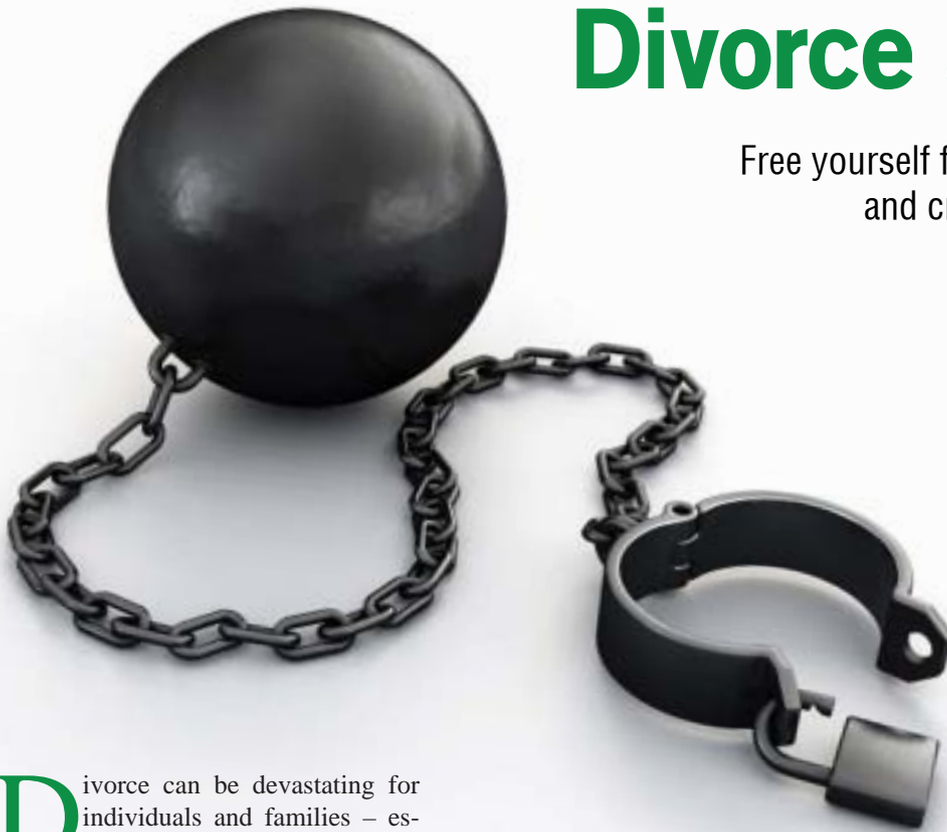
If you are looking for experience, knowledge, and caring representation from attorneys at the forefront of their profession, look no further than the law firm of Finnerty, Canda & Drisgula, P.C.

For more information
or to schedule
an appointment,
please contact:

• **Finnerty, Canda & Drisgula, P.C.**
• **www.familylaw-nj.com**
• 17-17 Route 208 North, Fair Lawn NJ 07410
• Phone: (201) 845-4000 • Fax: (201) 845-6799

Divorce and Debt

Free yourself from debts that are not yours
and create a new financial identity.



Divorce can be devastating for individuals and families – especially when it comes to your finances. While the legal aspects of the dissolution of marriage may end when the divorce is granted, the financial implications may last for years to come.

If you're currently going through a divorce, thinking about one or are already divorced, now is the time to take the necessary steps to get your financial house in order to ensure you enter into single life with a good handle on your personal finances.

Obtain a Credit Report

While divorce discussions may have revolved around custody, alimony and division of assets, it's often difficult to decide who will be responsible for the debt you have incurred while married. In order to do this, you will need to know how much you owe, individually, and as a household.

Start by taking a look in your wallet to see how many credit cards you share with your spouse, and stop using any joint accounts. The last thing you want to do when creating a new financial identity for yourself is to add more joint debt.

It is also a wise idea to get a copy of your credit reports. You can obtain your credit report(s) from one of the three major credit reporting bureaus, TransUnion, Equifax and Experian in the U.S. and TransUnion and Equifax in Canada. The reports list your financial liabilities and if you are paying your creditors on a regular basis. Take extra care when reviewing your reports to make sure there are no secret accounts waiting to surprise you. When a marriage begins to fall apart, it is not uncommon for one spouse to run up debt without the other knowing.

By Jeffrey Schwartz

Even if you completely trust your ex, or soon-to-be ex, taking this step will give you a better understanding of where you stand financially.

Debts: Ours, Yours or Mine?

Next, take the time to go through your credit reports carefully to identify which debts are shared and which debts belong to you as an individual.

When you are approved for a credit account in your name only, you become the primary account holder. This means that you alone are responsible for any debts incurred. Even if your ex has been piling on debt as an authorized user on

the account, you are still liable for the full amount.

If you are joint account holders, you are both responsible for the debt and any defaults or late payments will show up on both of your credit reports. When it comes to joint accounts, it's important to know that your agreements with any creditors are separate from the terms of your divorce settlement. Even if your divorce decree orders your spouse to pay a particular debt, creditors can still demand payment from you as a joint account holder – leaving you with a financial headache down the road.

Likewise, if the court orders your spouse to pay a debt that is solely in your name, you can still find yourself on the hook for the debt. If your ex defies this court order by not refinancing or failing to make payments against the debt, there is no real legal recourse against him or her. Again, the creditors are only concerned with who owns the debt – not who has been assigned responsibility through the courts.

Beware of Unexpected or Hidden Debts/Costs of Divorce

While enveloped in the emotional aspects of divorce, you may overlook some hidden or unexpected costs. This may result in financial trouble for you down the road.

If you have to sell your home and terminate your mortgage early, you may have to pay a penalty to your lender. If your home has increased in value, you may have to pay tax on your capital gains. These deductions need to be taken into consideration.

If you have co-signed on an auto lease or loan with your spouse, it is a wise idea to have yourself released from the obligation. Failure to release yourself could lead to serious debt or even legal action if your ex fails to make payments.

Similarly, it is a wise idea to review any life insurance or health insurance

policies that covered your matrimonial household. If you are not listed as an owner on these policies, your ex can easily cancel or alter the policy without having to disclose this information to you. This can be detrimental to older divorcees, who may find it difficult to get insurance coverage later in life.

One of the biggest items often overlooked in the emotional turmoil of separation and divorce are the tax implications. Child tax benefits, dependent tax credits and child care credits will no longer be added to the household finances. Instead these will be paid out to one party or the other, potentially leaving you with an unexpected reduction in income.

Enter your single life
with a
good handle on your
personal finances.

If you collect alimony or child support, be prepared to claim it as taxable income. While Canadian legislation excludes child support payments from taxations, many states consider support payments as income. On the opposite side of this, the individual paying the alimony or support can write it off as a tax deduction.

If you are taking a disproportionately large amount of marital property, you may be required to pay your spouse a sum of money (sometimes referred to as an “equalization payment”) to even out the financial split. Situations that might require an equalization payment could involve a valuable work of art or a pension plan that cannot be divided.

Seek Legal and Financial Advice

Once you have a better handle on your financial situation, it is a good idea

to consult with both your legal advisor and your financial advisor. At the end of the day, divorce is not a simple process, and you will want expert advice when it comes to dividing assets and debts.

If you find yourself struggling to make ends meet, or if you're having a difficult time managing your debts and don't know where to start, try contacting a trained, credit counselor, they will put you on the right track. They can help assess your debt and provide you with options to make debt repayment a priority in your single life. ■

Jeffrey Schwartz is the President of the Credit Association of Greater Toronto (CAGT) and the Executive Director of Consolidated Credit Counseling Services of Canada. Consolidated Credit is a Canadian non-profit credit counseling organization that instructs consumers about personal finance through web-based budget and debt analysis tools, financial literacy community outreach programs and in-person or telephone counseling. For more information on credit counseling, debt management, and budgeting visit their website at www.consolidatedcredit.ca.

More Related Articles

Will Debt Be A Factor In Your Divorce?

Often people think that only low income families have debt issues, when in fact many higher income earning couples accrue significant debt as well.

www.divorcemag.com/articles/Financial_Planning/debt-be-a-factor.html

Taking Control

Gain control of your finances and your life during divorce by better understanding your expenses and your income.

www.divorcemag.com/articles/Financial_Planning/taking_control.html

Your Case is Important to Us!



STANDING (L TO R): Rawan Hmoud; Neil S. Braun, Of Counsel; Jill D. Turkish; Hon. Thomas P. Zampino (Ret.), Of Counsel; Tracey Alfano; Scott D. Danaher, Partner; Ashley R. Vallillo; SEATED: Stacey A. Cozewith, Partner; Angelo Sarno, Partner; Edward S. Snyder, Partner; INSET: John J. Trombadore, Of Counsel

At Snyder & Sarno LLC, our experienced and compassionate lawyers know that the divorce process can be emotional, stressful and painful.

That is why our practice is devoted exclusively to family and matrimonial law, so that we can give you the personal attention, expert guidance and dedicated support you need to successfully make it through your divorce — and into your new and better life ahead.

In addition to our exclusive focus on family and matrimonial law, here are some of the key reasons why clients across New Jersey choose us:

- **Proven Experience:** Our lawyers have decades of experience, and are relentlessly dedicated to their clients, their practice, and the continual study and research of family and matrimonial law.
- **Total Personal Attention:** We work with you every step of the way, and customize our approach and strategy to the unique needs of your case. We know that no two divorces are 100% alike. You will always be treated as our most important client, and never as a “case” or a “file.” In addition we will make sure you receive representation from the lawyer who you choose to hire, and not someone assigned to your case.
- **Responsive & Accessible:** We pride ourselves on being responsive and accessible. Your calls and emails will be promptly returned, and your questions will be thoroughly and clearly answered.
- **Knowledge & Insight:** We have the cutting-edge knowledge and insight it takes to resolve your important issues in the most effective and efficient manner possible. Angelo Sarno and John J. Trombadore are both Certified Matrimonial Attorneys by the Supreme Court of New Jersey. We are ready and willing to take on novel and complex legal issues, and have argued them before federal and state courts, including the Supreme Court of New Jersey.
- **Focusing on Your Success:** You can depend on us to work extremely hard to provide you with the most favorable outcome and resolve your issues as swiftly and smoothly as possible. We will zealously strive to help you take advantage of mediation and dispute resolution alternatives. However, when necessary and in your best interests, we will aggressively prepare for trial and fearlessly fight for your rights in court.

“Our lawyers understand that the process of divorce can be the most difficult time in our clients’ lives. That’s why we work closely with them, and treat their case as if it were our most important priority — because it is!”

Contact us today to get the experience, attention and care you deserve. Your case is important to us!



Roseland

425 Eagle Rock Ave., Ste 101
Roseland, NJ 07068
Tel.: (973) 274-5200
Fax: (973) 274-5202

Somerville

1 Eastern Ave., Ste 2W
Somerville, NJ 08876
Tel.: (908) 927-0200
Fax: (908) 927-0207

Hackensack

Court Plaza North, 25 Main St. 6th Fl.
Hackensack, NJ 07601
Tel.: (201) 488-3366
Fax: (201) 488-1366

www.matrimoniallawnj.com
dramos@matrimoniallawnj.com

Breaking The News To Your Kids

How, what, and when to tell the children about your divorce.

Hurt, pain, loss, and anger are feelings you may have about your divorce. And while this may be one of the most stressful periods in your life, it's at least doubly so for your children.

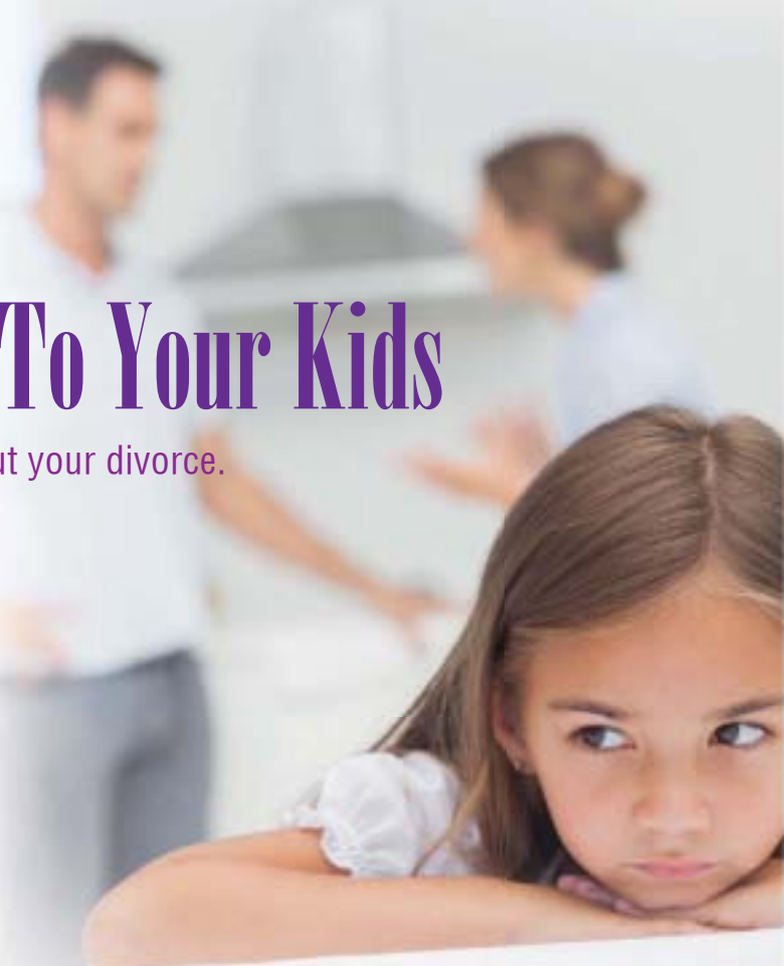
Experts agree that far too often, it's children who suffer most in separation or divorce, so it's important to handle telling them in a mature, adult manner. "Before you tell your kids about your decision to end your marriage, discuss with your spouse what you are going to say and how you will say it," says Stephanie Marston, a licensed marriage, family, and child counselor, in her book *The Divorced Parent*. Julie Criss-Hagerty, Ph.D., a licensed clinical psychologist in Newhall, CA, concurs and adds, "The optimum time is when you have made the final decision to separate and you have a time line as to what is going to happen. Have a game plan in mind with details about visitations, phone calls, and where Mom and Dad are going to be living." The more information children have about the day-to-day facts, the better they are able to deal with this period. Here are some strategies for talking to your kids and helping them deal with the aftermath of the news.

Tell Them Together, as Early as Possible

If possible, this job should not be done solo. "There are several advantages to telling your children the news together. You let them know that your decision is mutual, mature, and rational, one that you both have considered carefully and to which you are committed," says Marston.

While it's important not to put off breaking the news for too long, you should also avoid jumping into it without thinking about it first. You and your ex-spouse need to take the time to develop a clear plan or strategy for telling the kids before you talk to them. You can make this difficult conversation a little easier by deciding who will say what and by agreeing to support each other in front of the children.

Parents are often surprised that their children know about an impending separation or divorce long before they are officially told. That's because separation and divorce are usually preceded



By Teri Morrison

by tension or arguing in the home. However, the kids still need to be officially told, no matter what they might have figured out for themselves.

"It's best if both parents can give the children the news as a couple," confirms Robert M. Galatzer-Levy, M.D., a Chicago-based child and adolescent psychiatrist and the author of *The Scientific Basis of Child Custody Decisions*. "If they can cooperate enough to do this, it will send a positive message about the future." This approach will give both of you an opportunity to reassure your children of your continued love for them. However, if you think there's going to be a lot of conflict or a confrontation if you tell the children together, then it's better to have one of you break the news to the children alone. Re-enacting major battles in front of your children will probably do more damage than the news of the separation or divorce itself.

See Things Through Your Children's Eyes

It's a good idea to work out some of the details of your divorce before you sit down with the kids. Knowing things such as where they will live, which parent they will live with, and visitation schedules will help your kids get over the initial shock of the news. Although your children will have an immediate emotional response to the news of your separation or divorce, don't be surprised if most of their questions are practical and appear somewhat self-centered.

A Principled Approach



There's something unique about a law firm, or any company for that matter, where one of the initial tasks of the founding partners was to set down their operating principles and a mission statement. There's also something particularly telling about a firm that begins its list of principles by stating: "We distinguish ourselves by satisfying our clients with the absolute best service and developing strong client relationships. Therefore, we try our best to respond to client inquiries the same day when possible."

Client service is just as important for the Summit, New Jersey based firm of Ceconi & Cheifetz, LLC as its ten operating principles. When Lizanne J. Ceconi and Cary Cheifetz founded the firm in 1999, there were just three lawyers. Now there are ten, a number Ceconi believes is "just right." With that number, she says, "we've got tremendous depth and differing levels of experience and expertise, so that we can provide really good service to clients and still keep it personal." And, Cheifetz adds, at that size, "you can offer diversity, without it being a place where you don't know who's going to return your call. You can still provide personal service."

Which leads to operating principle number 2: "Our staff is our most important resource and the backbone of our success. We select, train, develop, and motivate each person to be the best. If our staff is successful, we are successful. We are a team, and we support each other and work together to achieve common goals." The result, says Ceconi, is that they

can draw on the expertise and experience of all in the firm when necessary. "This is all about what's best for the client, not what's best for an individual attorney."

For the attorneys at Ceconi & Cheifetz, helping clients during a stressful period to see what is happening, realize what it is that they want, and get on their feet again is an important goal, which points to operating principle number 5: "We communicate leadership, vision, strategies, goals, and ideas." An attorney who exhibits these traits is invaluable. "We try to come up with creative solutions and to help them prioritize," says Cheifetz. "I think one of the most important things is helping a client decide what they really want, and then we figure out how to get that for them."

Arriving at a satisfactory end result may necessitate the use of outside experts such as family therapists, real-estate appraisers, accountants, and firms that do business evaluations. And whenever necessary, Ceconi & Cheifetz can turn to a well-considered roster of professionals.

In all its years, Ceconi & Cheifetz has developed a reputation for being honest, respectful, and effective, but it is the final paragraphs of the firm's mission statement that truly explains the reasons for its success. It is "our personal commitment to our client. That commitment is a pledge to counsel, to educate, and to work together to achieve realistic goals and objectives. We want to make a difference in each client's life."

It's an approach that seems to be working.

For more information, or to book an appointment, please contact:

Ceconi & Cheifetz, LLC
www.ccfamlaw.com • firm@ccfamlaw.com

25 Deforest Avenue, Summit, NJ 07901
Phone: (908) 273-6300 • Fax: (908) 273-4797

Children's concerns often depend on their age. "Most children have questions about their security: where they are going to live, or if they're going to stay at the same school," says Carol-Ann Flicker, Ph.D., a clinical child psychologist in Beverly Hills. "If they don't ask the questions, they may act them out. Younger children in particular 'play divorce' and take various roles. In some children, there will be sadness and depression. Other kids will be hyper or aggressive, and in some cases, you will see regressive behavior."

"It's important to see the problem through your child's eyes," says Dr. Galatzer-Levy. "A three-year-old might be most concerned about where the dog's going to be living, while a fifteen-year-old wants to know if he or she'll be going to a different high school." Both you and your ex-spouse may want to consult parenting books or a therapist or mediator before talking to your children.

Be Honest

When it comes to telling the children about the reasons for your separation or divorce, honesty is of the utmost importance. "Try to be as truthful as you can given the age of the kids. Children don't just listen to the words. They listen to the tone; they notice the look. They see the evidence," Flicker says. Criss-Hagerty agrees: "Deceptions may be easier for the parent in the beginning, but they will backfire later, and the child will get angry when he or she finds out that the truth has been withheld."

Be Age-appropriate

Being honest doesn't mean you should fill them in on every sordid, adult detail; make sure you talk to them in an age-appropriate manner. "A younger child needs simple information, and it should cover what's happening and what's going to happen to them. Don't give them too much information all at once," advises Flicker. "Teenagers may be more willing to ask why — and they may question the fidelity of one parent. The bottom line in divorce is: don't lie and don't bad-mouth the other parent."

Stick to the Facts

Divorcing parents of adult children should also refrain from saying too much. It's tempting to use your adult kids as sounding boards or therapists, but the long-term problems you'll cause far outweigh any short-lived satisfaction you might feel after unburdening yourself to your child.

Keep It Real

You may also feel compelled to paint a picture of a "better life" after the divorce to smooth things over. Don't promise things that won't or can't happen. If the children ask you something that you're unsure of — whether or not everyone has to move out of the family home, for example — let them know you're not sure and that you'll keep them up-to-date.

Be Prepared for All Types of Reactions

A child's age, gender, and level of understanding will affect how they react to the news of your impending separation or divorce. A preschooler may not understand the implications of divorce, but they will certainly notice an absent parent and may fear complete abandonment. An adolescent might assign blame to the parent he or she believes is at fault. Most children feel guilty, but while a teenager may wonder and ask if he or she is the cause of the separation, a younger child will often assume he or she is responsible. Above all, let your children express their feelings about the separation or divorce, whether it's denial, sadness, or anger. Since you're probably going through a pretty tough time yourself right now, you may be tempted to conclude that your kids are fine when they're actually quite upset.

Listen

Most children respond to the news of a separation or divorce with a lot of questions, such as: "Why is this happening to us/me?" or "Why can't we all live together?" While it's important to listen to their concerns and answer their questions honestly, it's just as important to listen for their "hidden" questions and concerns. A child often won't ask the questions that are really on his or her mind: "Is it my fault?" "Will you leave me next?" "Will you always love me?" Children of any age will need repeated assurances that you love them and won't leave them. "Children of divorce often feel abandoned, particularly when one parent leaves. This is why the phone calls and the knowledge of when they will be visiting the absent parent are crucial. Reassure them that you understand their feelings," says Criss-Hagerty.

Keep the Kids Out of the Middle

You can't stress enough that this is an adult problem, that the adults are going to work it out, and that you're going to continue to love your children, no matter what happens.

Don't ever use your kids as bargaining tools. Every parent in the middle of a divorce has probably thought at least once of using his or her child to get back at a former spouse. Thoughts of withholding support, refusing visitation, or just plain dumping on your kids about your ex may give you moments of pleasure, but ultimately, these actions will only hurt your children. Nor should you force your children to take sides. Do whatever you can to avoid asking them to give up their loyalty and love for their other parent, either directly or indirectly. This includes subtly trying to find out information about your ex's activities or telling the kids you'd like to buy them new shoes "but Dad's not giving us enough money," for example. Trying to co-opt a child's loyalty is very damaging: your children will start to feel responsible for your problems and try to solve them. Remember that your kids aren't divorcing your ex: you are. ■

Teri Morrison is a former Contributing Editor to Divorce Magazine.

15 Things You Must Do as a Co-Parent



Co-parents should seek to act in the best interest of their children.

By Deesha Philyaw and Michael D. Thomas

A co-parent's work is never done. Not only must you avoid the minefield of negative behaviors that can undermine your parenting partnership, but it's in your children's best interest for you to adopt civil and conciliatory behaviors as well. The following action-oriented guidelines make cooperative and kid-centered parenting across two households possible.

1. Know Which Pitches to Swing At

Do not swing at everything that's pitched. Even when both co-parents are committed to being cooperative disagreements and misunderstandings are inevitable. Knowing which pitches to swing at — and which to let pass — is the key to your peace of mind as a co-parent.

2. Be the “Bigger” Co-Parent

Even when you're not swinging at everything your ex pitches, it's still possible to get burned out on co-parenting, especially when your co-parent is not pulling his weight. When that happens, your child needs you to be the “bigger” co-parent. Being the “bigger” co-parent means doing the right thing for your

child regardless of what your co-parent does or doesn't do.

3. Take Responsibility

When your children witness you at a less-than-proud co-parenting moment (it happens to all co-parents), let them also see you not blame the other parent for it. Instead, take full responsibility for your actions. You can't control other people, but you can control yourself.

4. Be Flexible

While kids do thrive on the consistency and stability a schedule provides, there are times when a little flexibility can go a long way in the best interest of your kids. Usually, if you weigh the pros (the kids get to go on a special trip) and the cons (the kids will be with him during my time), you'll find that your flexibility is worth it because your kids are worth it.

5. Lose the Sense of Entitlement

A common roadblock to cooperative co-parenting occurs when one parent feels entitled to more parenting time than the other. The entitled parent con-

siders himself the real parent or the better parent. He wants the other parent to go away, or he tries to act as a gatekeeper to the child. You may believe your ex's infidelity or character flaws render her undeserving of time and closeness with your child, but your child deserves and has a right to this relationship, regardless.

6. Enjoy Your Child-Free Time

Consider it a glass-half-full approach to co-parenting: though you miss your child when she is with the other parent, your co-parenting arrangement affords you child-free time that's yours for the taking.

Some co-parents struggle with deep sadness when their children are with the other parent, even in the absence of safety concerns. They feel as if they are missing out on parts of their children's childhoods, or this aspect of their divorce is unfair. We encourage them to acknowledge and work through those feelings and also to see the situation through their children's eyes.

7. Respect Your Child's Relationship with the Other Parent

Regardless of what happened in your marriage or since the breakup, your child has a right to have a relationship with both parents if both are fit and willing, without micromanagement or interference from the other parent. Divorce brings a lot of change and uncertainty for children, but having a relationship with both parents is one thing they should be able to count on, enjoy, and not feel conflicted about. Try to be a gateway, not a gatekeeper.

8. Encourage Your Child to Respect the Other Parent

The best way to encourage your child to respect the other parent is to demonstrate that respect yourself. Respect does not equal agreement; you may disagree with your ex's parenting style, her religious beliefs and practices, whom she dates, and other choices, but short of any harm coming to your child, you can still show respect for or at least hold your tongue about them.

9. Keep the Lines of Communication Open

Co-parenting isn't possible without some level of communication. Using children as messengers isn't an option, so co-parents must be willing to stay in touch and share information. If face-to-face and telephone communication proves too volatile, some co-parents use e-mail or texting. But remember that with e-mail and texting you don't have the benefit of tone of voice, facial expression, or other nonverbal clues to soften words that might otherwise sound harsh.

10. See Your Ex through Your Child's Eyes

If negative feelings about your child's other parent just won't subside, try seeing him through your child's eyes. A child looks at a parent, warts and all, with love. You may no longer share these feelings, but the other parent remains central to your child's life and well-being. So when you interact

with your ex, do so as you would with any person who is important to your child — with respect and civility.

11. Mind Your Business

It's unfortunate, but some co-parents attempt to use their children to spy on the other parent. Anything that happens in your ex's personal life or during her parenting time that doesn't harm your kids is no longer your concern. If you do believe something is going on that is harmful or potentially harmful, communicate your concerns to your ex, acknowledging her right to privacy, right to discipline, and right to make decisions regarding your child's welfare, including health, education, and religion, if you share legal custody.

12. Move On

Simply put, though not simple to do: let go of the old relationship. Doing so frees you to be a fully engaged parent and a more cooperative co-parent.

13. Turn Over a New Leaf

Each day, each interaction, is an opportunity to repair and rebuild a co-parenting relationship that has been damaged. How you started is not how you're destined to end. Be willing to extend (and accept) olive branches, for your child's sake.

14. Offer (or Ask for) Forgiveness

Many of the dos and don'ts we're sharing may sound impossible given the intense feelings and fallout many co-parents experience in the wake of a breakup. What helped us and other co-parents get to a place where we could focus primarily on our children (and not each other) was a clear separation between our past marital relationship and our current parenting partnership. We consider our old relationship dead and buried. When unresolved issues from this relationship "rise from the dead," we think of them as zombies

that can terrorize our parenting partnership. That's pretty dramatic imagery, but some co-parents have found it helps them envision what's stopping them from moving forward as a team. One thing that can help keep the walking dead of your old relationship at bay is forgiveness.

15. Look to the Future

Your child won't be a child forever. If you're wrangling with the other parent right now over issues related to your child, these may no longer be issues when your young child becomes a teen or when your teen becomes an adult. But adulthood isn't necessarily the end of your connection to your ex, if you factor in higher education and possibly weddings and grandchildren. Will your present co-parenting conflicts matter then? Do they really matter now, in the grand scheme of things? ■



This article was adapted with permission from the book Co-parenting 101: Helping Your Kids Thrive in Two Households after Divorce by Deesha Philyaw and Michael D.

Thomas ©2013 New Harbinger Publications. More information can be found online at: www.newharbinger.com

More Related Articles

The Co-Parenting Relationship

Healthy co-parenting is a way to carry your children through the crisis of divorce to a safe and happy future. www.divorcemag.com/articles/Children_and_Divorce/coparenting_relationship.html

What Your Child Wants Most Is To Freely Love Both Parents

Each time your child hears a negative comment about someone they love their inner light dims just a little. www.divorcemag.com/articles/Children_and_Divorce/what-your-child-wants.html



LAW OFFICES OF
**CHARNY, CHARNY
& KARPOUSIS, P.A.**

Divorce & Family Law

South Jersey Family Law Attorneys

856.505.1700

The Business of Divorce



Judith S. Charny



Karen R. Karpousis



Nancy D. Gold



Meghan E. Bradley



Michelle F. Altieri



Nicole Donoian-Pody



Erika L. Goldberg

High Quality Legal Services for Very Personal Matters

Charny, Charny & Karpousis is one of South Jersey's largest "boutique" divorce and family law firms. Our team of 7 highly-recognized attorneys possess the skills to handle complex divorces involving business owners, executives and professionals, as well as LGBT cases, and also offer alternative dispute resolution.

Our firm offers legal representation for ALL types of family law matters including divorce, custody, child support, college issues, alimony, asset division, domestic violence, prenuptial agreements, grandparent's rights, and post-judgment modifications.

We integrate our in-depth knowledge and years of experience to provide each client with the quality guidance necessary to resolve their family law matters.

Experience and Efficiency that Counts

Our attorneys are well-respected by their peers and the judiciary, with over 130 years of combined experience navigating the New Jersey court system. We apply that experience in seeking expeditious resolutions to the difficult challenges facing our clients.

Minimizing the Impact of Divorce on Business

Our firm has significant experience counseling business owners, professionals and their

spouses facing divorce and the valuation of their privately owned businesses, real estate, and professional practices. At Charny, Charny & Karpousis we possess the necessary financial acumen and compassionate commitment required to provide legal representation to clients with substantial marital estates and to help minimize the overall impact of divorce.

Offering Litigation, Mediation, Arbitration and Collaborative Divorce Services

While our team of family lawyers are seasoned litigators, Charny, Charny & Karpousis also offers alternative services that may be more advantageous to you, including Mediation, Arbitration, and Collaborative Divorce. In the new Collaborative approach, the goal is to resolve all the divorce issues through a non-adversarial team approach while focusing on the future of the individuals and their children. Collaborative divorce keeps your private information out of the Court system, preserves your children's mental health, and allows you to better control your own destiny.

Compassionate and Practical Team Approach

Our firm's strength lies in our experience and dedication to our clients, their families, businesses, and futures. Our attorneys are good listeners and effective communicators, while being assertive, determined and practical advocates for our clients.

"In this economy, selecting an experienced and efficient divorce lawyer is more important than ever."

Judith S. Charny, Senior Partner

Contact us today for an initial consultation so we can help you take care of the business of your divorce.

Law Offices of
Charny, Charny & Karpousis, P.A.
1300 Route 73, Suite 211
Mount Laurel, NJ 08054

(856) 505-1700
info@charnylaw.com
www.charnylaw.com

Our divorce lawyers represent clients in all of Southern New Jersey, including the South Jersey counties of Burlington, Camden, Gloucester, Salem, Cumberland, Atlantic, Ocean and Mercer Counties.

5 Ways to Keep Children Out of Conflict During Your Divorce

By Alison Fosberry

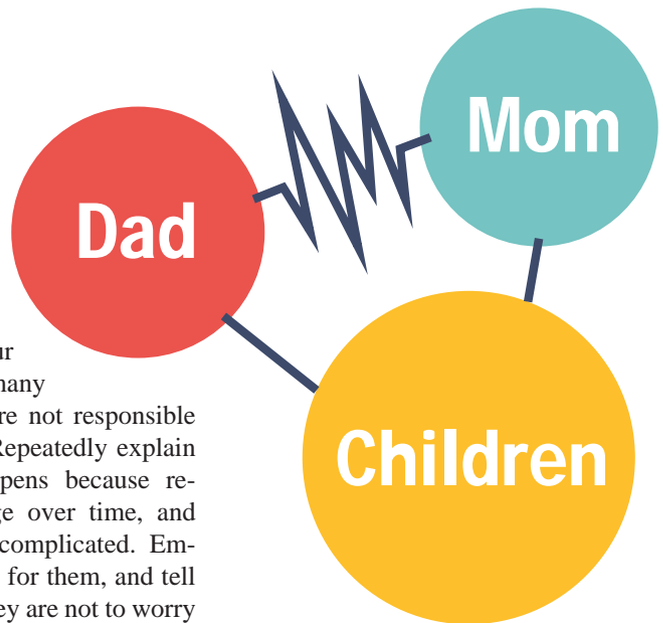
Parents often face very stressful situations during a divorce. Sometimes stress can cause parents to vent to their children, and conflict can surface in front of them. It is important to realize that children can become anxious when they are exposed to family conflict.

Children rely on their home environment for stability and comfort in order for them to develop emotionally. When there is conflict, it can feel as though their world is crumbling, and their sense of safety and trust becomes compromised. Certain issues that seem trivial to adults are significantly intensified in the mind of a child.

It's not too late to do the right thing if you have mistakenly fought in front of your children or have said negative things about your ex. Here are 5 ways you can ensure children, especially the young ones, are left out of conflict:

1. Resolve your anger. You and your ex-spouse are beginning a different relationship as co-parents. Resolving anger and resentment will make your life much easier, and it will make for a relaxed transition. If you need professional help with resolution, get it quickly. Your children will thank you for finding peace, and your interactions with your ex will become stress-free.
2. Discuss issues only when children are not around. It is very important to address disagreements with your ex at a place where children





cannot hear. This does not mean going into the bedroom to raise your voice. Children are very perceptive, so even if they can't hear exactly what you are saying, they know you are fighting. They immediately become frightened, and if this continues they can develop persisting issues with anxiety. Consider meeting with your ex when your children are in school or while they are at an after school activity; or meet your ex at a quiet café where the environment encourages a more friendly discussion.

3. Don't burden children with adult problems. Children can panic when they hear parents complaining about money, custody, or other issues that they don't fully understand. They may think their football team, hockey league or other expenditures are the reason for your worries. It's best to vent about these issues with another adult. Children often blame themselves, and when there is a divorce or separation they become even more sensitive.
4. Speak only positively about your ex. Dealing with an ex can be extremely challenging. When you make negative comments, know that you are attacking either your child's mother or their father. When you experience the urge to point out your ex's flaws, imagine how it would feel if someone was attacking one of your parents. Even if your ex is not the best role model, pointing this out only damages their relationship further, and children will eventually resent you for these comments. If you change your attitude and only speak highly of your ex, they will be humbled by your maturity during this difficult time.

5. Ensure that they understand the divorce is not their fault. You can never tell your children too many times that they are not responsible for the divorce. Repeatedly explain that divorce happens because relationships change over time, and adult issues are complicated. Emphasize your love for them, and tell them daily that they are not to worry about adult problems. Tell them to concentrate on being children and good students, and that you as parents will solve any problems that may arise.

It's unfortunate that your marriage has ended for one reason or another, but you can ensure your children don't have to deal with the consequences of their parents' decisions. Find positive ways to nurture your child's relationship with your ex. Your optimism will relieve them, and they will be glad to take a break from worrying about their family situation. When they are old enough to make sense of their childhood, they will be extremely grateful that you took control of your behavior and left them out of conflict.

Alison Fosbery, M.A. is a relationship and family counselor practicing in the Greater Toronto Area. She has worked with children and adults of all ages and backgrounds for over ten years. She is a member of the Association for Conflict Resolution and has authored several articles for www.MarriageAndSeparation.com and is an expert blogger on the site www.BlogsOnDivorce.com. Visit her website for more information at www.AlisonFosbery.com.

More Related Articles

How to Tell Your Children About the Divorce

Learn what shocks children and how to help your children accept the news of your divorce.

www.divorcemag.com/articles/Children_and_Divorce/the-shock-of-divorce.html

Prepare Yourself for How Your Children Respond to Your Divorce

The different kinds of emotional reactions your children may have after you tell them about your divorce.

www.divorcemag.com/articles/Children_and_Divorce/childrens-responses.html

Best Practices to Make Divorce Easier on Your Children

There are steps parents can take to lessen the emotional impact of divorce on their children.

www.divorcemag.com/articles/Children_and_Divorce/best-practice-to-make-divorce.html

Minimizing the Damage

By Kevin Karlson

Small group divorce recovery programs are invaluable for your healing.

A good divorce recovery program has no equal — nothing is as helpful for recovering from the trauma of divorce, and that includes counseling or therapy. Good divorce recovery programs include these components:

- Education about the process of recovery from the trauma of divorce, normal legal processes of divorce, effects on children, relationship patterns to be recognized and broken, what good relationships look like, the importance of forgiveness to healing.
- Small group discussion and the formation of supportive, non-romantic personal relationships.
- Daily journaling about all the feelings, thoughts, memories, and reactions of your marriage and divorce.

Of the three components, it is the small group discussion that people find the most useful (I know because we did follow-up surveys and interviews in a divorce recovery program I helped to lead, and that is what we found every time). Make sure the program you attend has a small group component. Being in a small group (with no more than eight people) who are going through, or have gone through, what you are experiencing in your attempt to recover from your divorce is very healing. The stories you will hear, and the challenges that you share, create a bond that can begin the process of healing a broken heart, can lead to forgiving former spouses,

and can create new and positive relationships that last a lifetime.

Daily journaling during the program (or at any time if you don't find a divorce recovery program) can be immensely helpful in facilitating your own divorce recovery. The idea is to write letters to yourself about your current thoughts, feelings (especially important), and experiences as you recover from your divorce. Expressing feelings on paper is very helpful in both understanding what they are and how they affect you, as well as in unblocking the normal grieving process that can readily be interrupted by the chaos of divorce. Going back to read your earlier entries can be enlightening and reassuring as you can see the progress you have made right there on the page.

Most people who get stuck in the process of recovering from their divorce are stuck because they can't get past their anger toward their former spouse, whether they initiated the divorce or were surprised when their spouse filed on them. Small groups are the best forum for discussing the factors that feed and maintain anger, and recognizing the incredible damage that chronic anger does to the angry person in new relationships, as well as other topics like health, risks of substance abuse, and the inability to move on. Journaling is helpful, but a supportive small group is better, because relationships are healing.

Many divorce recovery programs are sponsored or hosted by churches or synagogues. Do not be put off by that. Most of these programs are not designed to evangelize or proselytize, but rather offered as a community service. The costs are usually minimal, and the programs run for a few weeks to a couple of months. Be on the lookout for a program near you. Most programs advertise online, in the newspaper, or on temporary signs placed next to busy streets when a new session is about to begin.

The bottom line on divorce recovery, with or without a divorce recovery program, is this: In order to heal and recover, you must be able to forgive your spouse. ■

This article has been adapted and used with permission from the book *When All Else Fails: Minimizing the Damage Before, During, and After Divorce*, by Kevin Karlson.



Kevin Karlson, J.D., Ph.D., is a consultant, coach, and divorce litigation expert. After 25 years of experience in civil, family, and professional malpractice litigation, he now works as a leadership coach and consultant to lawyers and business leaders. He writes a blog for family lawyers and their clients. His website is: positivedivorce4u.blogspot.ca.

Responsive Attorneys.
Respected Work.
Effective Results.



At Obermayer Rebmann Maxwell & Hippel LLP, our family law attorneys believe the practice of law is about helping people — our clients. We understand that dealing with family issues such as divorce, child custody and child and spousal support are complex and challenging.

We are sensitive to the personal and important decisions our clients have to make. We provide you with step-by-step guidance to reach resolutions that protect the interests of you and your children. Our goal is to achieve the best result for you in the most practical and timely manner possible.

Whether skillfully negotiating on your behalf or tirelessly fighting for your rights in court, our family attorneys have earned outstanding reputations as tenacious advocates, advisers and creative out-of-the-box thinkers. We offer steadfast counsel in matters regarding:

- Divorce and separation
- Child custody
- Equitable distribution and alimony
- Child support and spousal support
- Same sex dissolution
- Restraining orders
- Separation agreements
- Name change
- Property settlement agreement
- Mediation assistance
- Arbitration services

Obermayer is a full-service law firm with more than 100 attorneys working in a broad range of practice areas. The attorneys from our family law group draw on the exceptional resources within the firm to handle complex family law matters. When appropriate, we work closely with our tax, trust and estate, corporate and real estate attorneys to achieve the best result for your divorce.

Contact one of Obermayer's family law attorneys in Pennsylvania or New Jersey at:

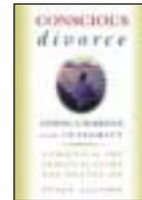
One Penn Center
1617 John F. Kennedy Blvd., 19th Floor
Philadelphia, PA 19103-1895
Phone (215) 665-3000
Fax (215) 665-3165

100 Four Falls Corporate Center
1001 Conshohocken State Rd., Suite 313
West Conshohocken, PA 19428
Phone (610) 825-3634
Fax (610) 825-4549
Woodland Falls Corporate Park

200 Lake Drive East, Suite 110
Cherry Hill, NJ 08002
Phone (856) 795-3300
Fax (856) 795-8843



to rectify my behavior. After making amends to my former husband at several junctures, showing kindness to him in words and deeds, our relationship is again based on trust and friendship. But to be honest, while leaving my marriage, I often deliberately hurt his feelings; I was not tactful when telling him I was leaving; I was greedy about what I wanted from the house, and I left him with the responsibility for our son, and the upkeep of our large home. In other words, I behaved selfishly. This doesn't mean I should have taken full responsibility for our marital problems, nor that I should have stayed in the marriage. His treatment of me, especially his absence and neglect, in part, caused me to be cruel out of anger and retaliation. However, I wish I could have been more aware of the effect of my actions and words on everyone. You, hopefully, can learn from these mistakes. ■



This article was excerpted and edited with permission from the book Conscious Divorce: Ending a Marriage with Integrity by Susan Allison, Ph. D, published by Three Rivers Press 2001. Dr. Susan has a Ph.D. in Transpersonal Psychology and a private practice with individuals and groups to bring about healing, using traditional therapies, hypnosis, process therapy, shamanic journey, and energy medicine. Learn more at www.empoweredhealer.com.

More Related Article

Contemplating Divorce: Separation

This article explores the three main reasons why couples separate. www.divorcemag.com/articles/Considering-Divorce/separation.html

STEPS TO DELIVERING UNCOMFORTABLE COMMUNICATIONS

PURPOSE: To allow both parties to feel complete and bring the relationship into present time, so that each is free to choose to have the relationship in the present form, or a new form, or not at all. You may repeat steps if necessary to better facilitate the process.

BEFORE COMMUNICATION

1. Clean the emotional slate of feelings such as: judgment/guilt, fear, pride, anger
 - a. Responsibly express and release feelings with a confidant or in your journal before talking with the person.
 - b. Write forgiveness is for the other person or for your own specific behavior; (whatever you are able to forgive at this time; the more you can forgive, the more the communication can be delivered from a loving, present time place).
2. Review all the above steps outlined here for the communication.
3. Review what you want to communicate, and assess the time it may take for the process.

DURING COMMUNICATION

1. Tell the person:
 - a. You want to deliver a communication.
 - b. How much time you desire.
 - c. Ask: "Is this a good time?" If not, see "d."
 - d. Set up mutually agreed upon time.
2. Tell them your greatest fears about delivering the communication.
3. Tell them what you want from them ideally during the communication.
4. Tell them the whole truth, and deliver your communication from a loving place until you feel complete.
5. Hear their response without interrupting. Acknowledge their position and whatever response they give. It may not be your ideal, but it is their truth.

likely that you don't know the divorce laws or the proper procedures inside out. This makes the whole process more time-consuming, expensive, and difficult to resolve. An experienced lawyer will have negotiated with many other divorce lawyers and know how to deal with them. Often their strategies change when they know who your spouse has hired as their lawyer. The same can be said about the judge assigned to your case. A smart lawyer will present their information in the way the judge prefers to receive it. The likelihood of you knowing the preference of the judge is very low.

There are many reasons you should consider hiring a family lawyer when going through a divorce. However, the number one reason is experience. Family lawyers have firsthand knowledge and experience (not to mention years of schooling) in law, as well as the negotiation and settlement tactics necessary to make sure your divorce is resolved as quickly and cleanly as possible. ■

Evan Yeong is a staff writer for Divorce Magazine.

More Related Articles

How to Work with Your Divorce Lawyer

Your partnership can have an enormous effect on your divorce and how much you'll spend on legal fees.

www.divorcemag.com/articles/Divorce_Lawyers/how-to-work-with-divorce-lawyers.html

Selecting Your Professional Divorce Team

A guide to choosing the best possible advisors to support you during a divorce.

www.divorcemag.com/articles/Divorce_Lawyers/selecting-professional-divorce-team.html

Join Your Divorce Community

Aside from getting expert advice, there are times you may want to connect with real people who are going through their own divorce or have gone through a divorce. You may simply want to vent, ask some questions, get some support, share your thoughts, insights, tips or even inspire others through your own divorce story. If this sounds like you, join the Divorce Magazine Community online, where you'll connect with divorcing people 24/7 through the following:



Divorce Blog
www.BlogsOnDivorce.com

This blog features a wide range of bloggers who are seasoned divorce professionals, including divorce lawyers, therapists, and financial advisors. Read and comment on their posts written with expert opinions.



Divorce Magazine on Facebook
www.facebook.com/divorcemagazine
Join us on facebook where you will get daily posting from Divorce Magazine and be introduced to useful articles and engage in conversations from other divorcing people and divorce professionals.



Divorce Magazine on Twitter
www.twitter.com/divorcemagazine
Follow Divorce Magazine on Twitter and get the latest news on divorce and read inspirational quotes that will help you through this difficult transition.



Marriage and Separation
www.MarriageAndSeparation.com
A one of a kind social network where married, separated, and recently single people support and inspire one another to thrive! A place for you to find divorce professionals coming together and sharing their answers and experiences.

Your Case is Important to Us!



STANDING (L TO R): Rawan Hmoud; Neil S. Braun, Of Counsel; Jill D. Turkish; Hon. Thomas P. Zampino (Ret.), Of Counsel; Tracey Alfano; Scott D. Danaher, Partner; Ashley R. Vallillo; SEATED: Stacey A. Cozewith, Partner; Angelo Sarno, Partner; Edward S. Snyder, Partner; INSET: John J. Trombadore, Of Counsel

At Snyder & Sarno LLC, our experienced and compassionate lawyers know that the divorce process can be emotional, stressful and painful.

That is why our practice is devoted exclusively to family and matrimonial law, so that we can give you the personal attention, expert guidance and dedicated support you need to successfully make it through your divorce — and into your new and better life ahead.

In addition to our exclusive focus on family and matrimonial law, here are some of the key reasons why clients across New Jersey choose us:

- **Proven Experience:** Our lawyers have decades of experience, and are relentlessly dedicated to their clients, their practice, and the continual study and research of family and matrimonial law.
- **Total Personal Attention:** We work with you every step of the way, and customize our approach and strategy to the unique needs of your case. We know that no two divorces are 100% alike. You will always be treated as our most important client, and never as a “case” or a “file.” In addition we will make sure you receive representation from the lawyer who you choose to hire, and not someone assigned to your case.
- **Responsive & Accessible:** We pride ourselves on being responsive and accessible. Your calls and emails will be promptly returned, and your questions will be thoroughly and clearly answered.
- **Knowledge & Insight:** We have the cutting-edge knowledge and insight it takes to resolve your important issues in the most effective and efficient manner possible. Angelo Sarno and John J. Trombadore are both Certified Matrimonial Attorneys by the Supreme Court of New Jersey. We are ready and willing to take on novel and complex legal issues, and have argued them before federal and state courts, including the Supreme Court of New Jersey.
- **Focusing on Your Success:** You can depend on us to work extremely hard to provide you with the most favorable outcome and resolve your issues as swiftly and smoothly as possible. We will zealously strive to help you take advantage of mediation and dispute resolution alternatives. However, when necessary and in your best interests, we will aggressively prepare for trial and fearlessly fight for your rights in court.

“Our lawyers understand that the process of divorce can be the most difficult time in our clients’ lives. That’s why we work closely with them, and treat their case as if it were our most important priority — because it is!”

Contact us today to get the experience, attention and care you deserve. Your case is important to us!



Roseland

425 Eagle Rock Ave., Ste 101
Roseland, NJ 07068
Tel.: (973) 274-5200
Fax: (973) 274-5202

Somerville

1 Eastern Ave., Ste 2W
Somerville, NJ 08876
Tel.: (908) 927-0200
Fax: (908) 927-0207

Hackensack

Court Plaza North, 25 Main St. 6th Fl.
Hackensack, NJ 07601
Tel.: (201) 488-3366
Fax: (201) 488-1366

www.matrimoniallawnj.com
dramos@matrimoniallawnj.com

FAMILY LAWYERS (CON'T)

CALIFORNIA

Kring & Chung LLP

(949) 261-7700

ckring@kringandchung.com

www.kringandchung.com

Team of experienced professionals dedicated to providing exceptional, innovative and economical legal services.

Law & Mediation Offices of Judith C. Nesburn

(310) 207-4400

JCNesburn@aol.com

www.judithcnesburn.com

Resolving divorce and family law matters with sensitivity.

CONNECTICUT

Rutkin Oldham & Griffin, LLC

(203) 227-7301

soldham@rutkinoldham.com

www.rutkinoldham.com

In-depth knowledge and dedication to handle the most challenging family law cases.

FLORIDA

Stephen T. Holman P.A.

(850) 435-6909

sth@stephenholman.com

www.stephenholman.com

Experienced family lawyers who have nearly five decades of experience.

Yaffa & Associates

(561) 276-3880

doreen@yaffapa.com

www.yaffapa.com

Known for handling complex and sophisticated family law matters.

GEORGIA

Cauthorn, Nohr & Owen

(770) 528-0150

te@cauthornnohr.com

www.cauthornnohr.com

Dedicated to the highest standard of ethics and effective client representation.

Daniels & Taylor, P.C.

(770) 962-4070

contactus@danielstaylor.com

www.danielstaylor.com

We focus on your rights while maintaining high standards of professionalism and integrity.

ILLINOIS

Janet E. Boyle & Associates

(312) 332-1344

jb@janetboyle.com

www.janetboyle.com

Mediation, collaborative divorce and litigation services in Chicago & Arlington Heights.

Jeffrey W. Brend

(312) 726-4440

j.brend@levinbrend.com

www.levinbrend.com

Forensic divorce attorney. "We find money."

Karen Covy

(312) 236-1670

karen@karencovy.com

www.karencovy.com

Lawyer, mediator, speaker, and author.

Feinberg & Barry

(312) 444-1050

joy@feinbergbarry.com

www.feinbergbarry.com

Professional legal guidance for executives and professionals who are divorcing.

Jay A. Frank

(312) 828-9600

jfrank@agdglaw.com

www.agdglaw.com

Experienced family law attorneys who handle each case in a cost-effective way.

MARYLAND

Brown Goldstein & Levy LLP

(410) 962-1030

dwm@browngold.com

www.browngoldfamilylaw.com

Experienced family lawyers who provide guidance to a new path in your life.

MASSACHUSETTS

Sally & Fitch LLP

(617) 542-5542

seg@sally-fitch.com

www.sally-fitch.com/Practice-Areas/Divorce-Family-Law.shtml

Preminent lawyers focused on contested and complex family law cases.

Certified Integrative Spiritual Divorce/Relationship Coach



Kalyn B. Block

Transforming Wounds Into Wings

Spiritual Divorce coaching shows how the collapse of a marriage or relationship of any kind is, at its root, a spiritual wake-up call, an opportunity for healing at the deepest level.

- Spiritual Divorce is a highly successful 14-week transformation program, using your deepest wounds to transcend limitations, overcome obstacles and shift patterns that no longer serve you.
- This personal coaching will help you gain deeper access to your own inner wisdom for answers and teach you tools to integrate the work for transformation that will last a lifetime.

Teleconference coaching programs, book studies and workshops.



Contact for Complimentary Consultation

info@itsuptoyouintegrativecoaching.com

(805) 612-2107

www.itsuptoyouintegrativecoaching.com



Law Offices of Polly A. Tatum

(508) 795-1557

polly@mediationadvantage.com

www.mediationadvantage.com

Providing personalized service with cost-effective legal services.

MISSISSIPPI

Chinn & Associates

(601) 366-4410

mark@chinnandassociates.com

www.chinnandassociates.com

Family lawyers who use a team approach to ensure your needs are met.

NEW JERSEY

Ceconi & Cheifetz, LLC

(908) 273-6300

firm@ccfamllaw.com

www.ccfamllaw.com

Summit family law firm.

Charny, Charny & Karpousis P.A.

(856) 505-1700

jcharny@charnylaw.com

www.charnylaw.com

South Jersey divorce & family law firm with aggressive advocacy & a practical mindset when it counts.

Pamela M. Copeland

(908) 561-6800

pcopeland@copelandlawnj.com

www.copelandlawnj.com

The highest quality divorce legal services at a reasonable cost.

Einhorn, Harris, Ascher, Barbarito & Frost, P.C.

(973) 627-7300

lgerber@einhornharris.com

www.einhornharris.com

Divorce, separation, child custody, domestic violence, and appeals.

Finnerty, Canda & Drisgula, P.C.

(201) 845-4000

jfinnerty@familylaw-nj.com

www.familylaw-nj.com

Legal representation in all aspects of family law.

Janet Porro

(866) 787-2982

janetporro@porrolaw.com

www.porrolaw.com

Experienced NJ and NY family lawyer.

Laufer, Dalena, Cadicina, Jensen & Boyd, LLC

(973) 285-1444

jcadicina@lauferfamilylaw.com

www.lauferfamilylaw.com

Accomplished family lawyers who will give you peace of mind.

Leslie Law Firm L.L.C.

(973) 631-8002

aleslie@leslielawfirm.com

www.leslielawfirm.com

Known for experience and a compassionate approach to family law.

Obermayer Rebmann Maxwell & Hippel LLP

(856) 795-3300

info@obermayer.com

www.obermayer.com

Responsive attorneys. Respected work. Realistic results.

Paras, Apy & Reiss, P.C.

(732) 219-9000

pparas@parasapyreiss.com

www.par-law.com

Red Bank family law firm that takes a unique approach to each case.

Salvaggio Law Group LLC

(973) 415-5340

dfs@salvaggiolaw.com

www.nj-divorce.net

Divorce litigation and mediation services throughout NJ.

Snyder & Sarno LLC

(973) 274-5200

dramos@matrimoniallawnj.com

www.matrimoniallawnj.com

Your divorce case is important to us!

Weinberger Law Group LLC

(888) 998-8859

contactus@weinbergerlawgroup.com

www.wlg.com

Trusted authorities on NJ divorce and family law.

NEW YORK

Law Offices of Stephen I. Silberfein, P.C.

(212) 755-3200

stephen@newyorkdivorce.com

www.newyorkdivorce.com

Manhattan matrimonial firm handling all family law matters.

OKLAHOMA

Echols & Associates

(405) 691-2648

dweatlaw@aol.com

www.echolslawfirm.com

Over 100 years of combined legal experience in family law.

ONTARIO - CANADA

Devry Smith Frank LLP

(416) 449-1400

John.schuman@devrylaw.ca

www.devrylaw.ca

Focusing on children's issues and financial matters in family law.

MacDonald & Partners

(416) 971-4802

famlaw@mpllp.com

www.mpllp.com

Toronto family law certified specialists have a solid reputation.

Nathens Siegel LLP

(416) 222-6980

info@nathenssiegel.com

www.nathenssiegel.com

Family law specialists who are results driven.

PENNSYLVANIA

Obermayer Rebmann Maxwell & Hippel LLP

(215) 665-3000

info@obermayer.com

www.obermayer.com

Responsive attorneys. Respected work. Realistic results.

Law Offices of Jack A. Rounick LLC

(484) 684-6495

jack@rounicklaw.com

www.rounicklaw.com

Nationally recognized family lawyer.

QUEBEC - CANADA

Azran & Associates

(514) 499-2010

gazran@azranassociates.com

www.azranassociates.com

Montreal lawyers with expertise in a wide range of practice areas.

SOUTH CAROLINA

The Law Offices of Lester & Hendrix

(803) 252-4700

ken@kenhlestler.com &

catherine@kenhlester.com
www.lesterandhendrix.com
A team approach to family law cases.

TEXAS

John K. Grubb & Associates

(713) 877-8800
jgrubb@grubblegal.com
www.johnkgrubb.com

Aggressive representation in family law matters in the Houston area.

Short•Carter•Morris, LLP

(713) 626-3345
pcarter@shortcartermorris.com
www.shortcartermorris.com

Experienced in high net worth and complex divorces.

FINANCIAL ADVISORS

NORTH AMERICA

Institute for Certified Divorce Financial Analysts™

(239) 280-2308
bradc@institutedfa.com
www.institutedfa.com

National organization dedicated to the certification, education, and promotion of financial professionals.

ALBERTA - CANADA

Alberta Divorce Finances

(403) 703-7176
Sharon@AlbertaDivorceFinances.com
www.albertadivorcefinances.com

Certified Divorce Financial Analyst and tax consultant.

CALIFORNIA

Cathleen Collinsworth

(949) 262-3692
info@cccdfa.com
www.cccdfa.com

CDFA™, business valuation, taxation, collaborative divorce, mediation and litigation support.

Karen Lyn Dalmou

(310) 425-5687
kdalmou@wradvisors.com
www.torrance.wrfa.com/Karen-Dalmou,-
CDFA.e485315.htm

Karen provides financial planning for a healthy future.

Merrill Lynch Wealth Management

949-859-2963
megan_stirrat@ml.com
www.fa.ml.com/STIRRAT
Merrill Lynch Financial Advisor.

Second Saturday

(858) 524-0955 or (858) 792-0524
www.secondsaturday.com

Workshop designed to help women deal with the issues of divorce.

FLORIDA

Roderick C. Moe CPA, PA

(561) 649-5109
rod@rodmoecpa.com
www.rodmoecpa.com

CPA® who will help you get your fair share.

The IDFA Salutes

The Institute for Divorce Financial Analysts™ (IDFA™) acknowledges the following Certified Divorce Financial Analyst® (CDFA™) professionals for their outstanding performance:

Eva Sachs (Toronto, ON)

Eva Sachs (CFP®, CDFA™) provides financial clarity and compassion to her divorcing clients. Since 2006, she has shown countless couples in the GTA how the combination of income, property division, and spousal and child support will affect them post-divorce – helping them understand the financial implications of the settlement options they’re considering. Eva supports clients in negotiation, mediation, and Collaborative Practice.

Eva Sachs can be reached at 647-349-5454, via email at eva@evasachs.com, or via her website at www.evasachs.com

Michael Kothakota (Apex, NC)

Mike Kothakota (CFP®, CDFA™) has been at the forefront of the divorce financial planning profession since 2007. He has written extensively on the financial issues of divorce and has testified as an expert witness in family court. Previously working in litigation, he now exclusively supports the Collaborative Divorce process, providing financial analysis, valuation, and financial counseling for both parties.

Michael Kothakota can be reached at 919-267-6740, via e-mail at michael.kothakota@wolfbridgefinancial.com or via www.wolfbridgefinancial.com

 Institute for Divorce Financial Analysts™

For more information about these CDFA professionals, or to find one in your area, go to:

www.InstituteDFA.com

We take your future into account.®

ILLINOIS

Balasa Dinverno Foltz, LLC Private Wealth Management

(630) 875-4904
HLocus@BDFLLC.com
www.bdfllc.com

We manage over \$2 billion in assets for high net worth individuals.

Linda Forman, CPA, P.C.

(847) 316-1040
lforman@cpa@aol.com
www.divorcecpachicago.com

We'll do everything it takes to get you the best financial settlement.

CohnReznick

(312) 508-5824
Bruce.Richman@CohnReznick.com
www.cohnreznick.com

One-stop source for business valuations, litigation support and financial advisory services.

Sequence Inc

(414) 727-2361
tracy@sequenceinc.com
www.divorceinvestigation.com

Forensic accounting firm specializing in fraud investigations and divorce financial analysis.

Valuation & Forensic Partners, LLC

(847) 805-1910
bruffalo@forensic-valuation.com
www.forensic-valuation.com

Experienced, nationally recognized valuation and forensic experts.

PENNSYLVANIA

Loretta Hutchinson

(267) 202-5158
loretta@financialdivorceplan.com
www.financialdivorceplan.com

Certified Divorce Financial Analyst who makes intelligent divorce possible. (PA, NJ, FL)

WISCONSIN

Sequence Inc.

(414) 727-2361
tracy@sequenceinc.com
www.divorceinvestigation.com

Forensic accounting firm specializing in fraud investigations and divorce financial analysis.

HEALTH & BEAUTY

FLORIDA

Bauman Medical Group, P.A.

(561) 394-0024
urgent@baumanmedical.com
www.baumanmedical.com

Hair restoration specialist in Boca Raton.

JEWELRY & COLLECTIBLES

ILLINOIS

Kagan & Company

(847) 897-5781
jordan@kaganandcompany.com
www.kaganandcompany.com

Sell your valuables to a name you trust. FREE evaluations of your collectibles!

MEDIATION

CALIFORNIA

Pamela Britton White Mediation Services

(323) 340-1596
juarezmediation@yahoo.com
www.pasadenamediation.com

Helping families resolve conflict since 1986.

ILLINOIS

C.E.L. & Associates

(866) 922-4733
bjames@celandassociates.com
www.yourdivorce.org

Bridging the gap between conflict and resolution.

PENSION VALUATION & QDRO SERVICES

The Nixon Law Firm

(626) 440-7376
louise@qdrocounsel.com
www.qdrocounsel.com

Providing QDRO services since 1994.

PAC/Pension Analysis Consultants, Inc.

(800) 288-3675
pac1@pensionanalysis.com
www.pensionanalysis.com

Pension valuations and QDROs in divorce since 1988.

Voit Econometrics Group, Inc.

(239) 596-7711

vecon@comcast.net

www.vecon.com

Specializing in QDROs and valuation of pensions for divorce.

PRIVATE INVESTIGATORS

NEW YORK

T&M Protection Resources, LLC

(212) 422-0000
investigations@tmprotection.com
www.tmprotection.com

A global provider of premium security and investigative services.

ONTARIO - CANADA

RISK Private Investigations

(647) 478-8376
pkopelis@riskprotectiongroup.com
www.riskprotectiongroup.com

Toronto based investigations.

SOCIAL MEDIA

blogsandivorce.com

facebook.com/divorcemagazine

twitter.com/divorcemagazine

marriageandseparation.com

SCAN FOR MORE ONLINE RESOURCES



Would you like to feature your practice or service on this page?

Call Dan Couvrette
(866) 803-6667 x124
danc@divorcemag.com

Which half you get...



makes all the difference!

Let a Certified Divorce Financial Analyst® help you to:

- ◆ Make smart financial decisions about how to divide your marital property
- ◆ See what your financial future will look like if you choose "Settlement A" over "Settlement B"
- ◆ Understand spousal and child support
- ◆ Avoid tax and insurance pitfalls



Institute for Divorce
Financial Analysts™

We take your future into account.®

To learn how a CDFA™ professional can help, or to find one near you, visit:

www.InstituteDFA.com

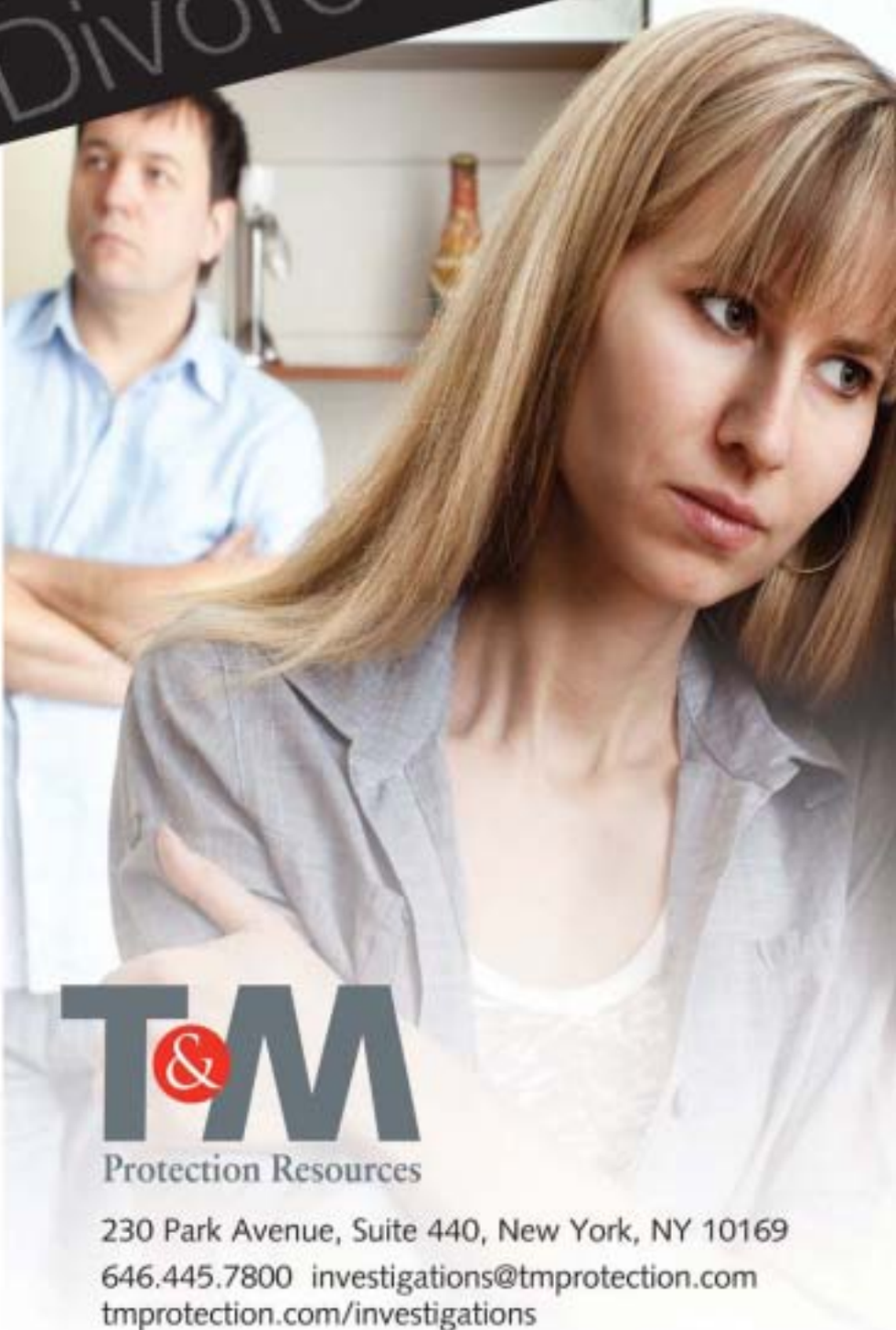
Arguments Don't Win Cases, Evidence Does...

But only admissible evidence counts!

T&M performs by-the-book investigations that stand up to the toughest scrutiny. Cases are supervised by attorneys who are experts in the laws of evidence and investigative procedure to ensure that evidence we obtain will be admissible in court!

We offer discreet, affordable and highly personalized assistance in all Matrimonial, Custody & Domestic Matters including:

- Matrimonial/Child Custody Surveillance
- Custodial Interference/Parental Abduction/Child Recovery Cases
- Stalking/Harassment Cases
- Financial & Asset Investigations/ Verification of Net Worth Statements
- E-Discovery Consulting and Support



Protection Resources

230 Park Avenue, Suite 440, New York, NY 10169

646.445.7800 investigations@tmprotection.com

tmprotection.com/investigations