Informational Brochure



DIVORCE

🗶 Who can get divorced in Nevada?

Any married person who has been a resident and physically present in Nevada for a period of six weeks and has the intention of remaining in Nevada indefinitely. "Indefinitely" means that at the time of filing for divorce, the person filing for divorce has no immediate plans to move out of Nevada. You must also provide a witness who lives in Nevada who can testify in person or sign an affidavit that, based upon his or her personal knowledge, you have lived in Nevada for at least six weeks. For child custody issues to be decided, the child must have lived in Nevada for six <u>months</u> prior to the filing of the divorce case.

What are the grounds for divorce in Nevada?

- The parties are "incompatible;" or
- Insanity for two years prior to the action; or
- Spouses living separate and apart for more than one year.

Note: it is not necessary to make or prove allegations of adultery, mental cruelty, etc. to obtain a divorce in Nevada.

What kinds of things will the court decide as part of the divorce

case?

- Temporary issues and orders during the divorce process.
- Division of property, both separate and community.
- Division of debts, both separate and community.
- Child custody, both legal custody and time-sharing (physical custody).
- Child support.
- Alimony.

Note: If the spouse you are divorcing does not (1) live in Nevada, (2) make a legal "appearance" in the action, and (3) if that spouse does not have significant contacts with Nevada, the court will only be able to address marital status, and such property and (sometimes) such children as are in Nevada.

Can a husband and wife agree on how to divide their property and debts?

Yes, the court prefers that the parties negotiate a division of property and debts. The agreement should be in writing and is then normally approved by the court.

How does the court divide the property?

If the parties do not agree on how to divide the property, the court will normally divide the "community property" equally. In rare instances, the court may find compelling reasons to divide the community property unequally. Each party normally gets to keep their own "separate property." Separate property is the property that a party (1) owned prior to the marriage, (2) obtained by gift or inheritance, or (3) received as a result of an award or settlement for personal injury damages. All other property is normally community property. The court may give back to one party his or her separate property that had been invested in community property, such as a down-payment, as long as it can be clearly identified.

Can a husband and wife agree on child custody issues?

Yes, the court prefers that the parties negotiate child custody issues, including specific times for weekly time sharing, holidays, summer vacations, etc. The agreement should be in writing and is then normally approved by the court.

Are prenuptial agreements enforceable in Nevada?

A prenuptial agreement for support and division of property may or may not be upheld in Nevada, depending upon the circumstances. There are fairly strict requirements in Nevada law regarding prenuptial agreements. Both prospective spouses should seek legal counsel before signing such an agreement.





DIVORCE (continued from other side)

What provisions does Nevada make for child support payments?

There are two basic categories regarding the award of child support. If a parent has more than 60 percent of the time with a child, that parent will often be described as having "primary physical custody" of the child. The award of child support to that parent will be guided by percentage factors stated in Nevada law multiplied times the "gross monthly income" of the parent with the lesser amount of time with the child. If a parent has between a 40- and 60-percent timeshare with a child, that parent may be determined to have "joint physical custody" with the child and a separate calculation is accomplished to acknowledge the near-equal time sharing with the child.

Income Range (up to)	Presumptive Maximum per child	Income Range (up to)	Presumptive Maximum per child
\$0 to \$4,235	\$605	\$10,585 to \$12,701	\$847
\$4,235 to \$6,351	\$665	\$12,701 to \$14,816	\$907
\$6,351 to \$8,467	\$727	\$14,816 to No limit	\$969
\$8,467 to \$10,585	\$786		

In Nevada, with rare exceptions, the minimum per child is \$100 per month. The court may "deviate" up or down from the resulting amount to compensate for such things as day care costs, the cost of medical insurance, visitation expenses, the non-custodial spouse's responsibility for support of other children and other factors identified in the statute. These factors are supposed to be identified by the court in its order.

What is the basis for an award of alimony?

Unlike child support, in Nevada there is no percentage guidance for the award of alimony. Nevada law indicates the court should consider eleven factors when deciding on the amount and length of alimony, including the length of the marriage, the financial condition of each spouse, the property owned by and awarded to each spouse, the relative earning capacity of each spouse, the possibility of education or training to increase the earning capacity of a spouse, whether a spouse has been out of the workforce for a long time, and other factors. Temporary spousal support may be ordered while a divorce case is pending.

Can the amount of child support payment be modified?

You may have your Nevada child support order reviewed and adjusted up or down, if warranted, at least every three years. You may seek modification sooner if circumstances have changed significantly since your last order.

How do I find an attorney with experience in divorce matters?

You can contact the State Bar of Nevada's *Lawyer Referral & Information Service* at (702) 382-0504 (tollfree in Nevada at 1-800-789-5747) or look in the yellow pages of your telephone directory. You can also ask friends and/or relatives if they can recommend a good lawyer. The State Bar of Nevada's main office (see numbers listed below) can tell you whether or not an attorney is licensed in Nevada and in good standing.

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