



Article Side

Boca Raton divorce lawyers give informed advice to families in need by [DEBORAH MELANIE](#)

Article published on January 27th 2012 | [Law](#)

Family divorce law can be confusing, but having a Florida Divorce Lawyer can help. There are usually a range of issues to be dealt with during a divorce, including alimony and child support. The emotional strain that comes with divorce adds an additional burden to those in the midst of dissolving a marital union. Nevertheless, it is important to understand the law and your legal rights when going through a divorce.

Florida is a no-fault divorce state. Anyone who is married in the state can file for a divorce for any reason. One of the persons in the marriage can just say there are irreconcilable differences between him or her and their spouse. After a person files for divorce they serve the other person with the Petition for Dissolution of Marriage. The other person has 20 days from the date of service to file an answer. In most cases a Counter-Petition for Dissolution of Marriage is filed by the other person: a Counter-Petition for Dissolution of marriage is the same thing as a Petition for Dissolution of Marriage but is filed by the Respondent.

However, these basic divorce procedures do not belie the difficulties of this decision. Divorce is not easy on any of the persons involved. This is especially true when there are children that must be cared for and significant marital assets that must be divided.

It can be difficult for persons to communicate with each other during a divorce. The tensions that led to the divorce can sometimes spill over into the actual process of divorce. However, it is crucial to deal with important issues such as parental responsibility and marital asset division. When going through this difficult process, it is important to reach a settlement agreement that addresses concerns such as equitable distribution of property, spousal support, and parenting plans. Time, money, and energy can be saved when both persons try to work together to negotiate an agreement. A South Florida divorce lawyer can help you navigate your way through the complexities of a divorce agreement. A divorce attorney can also assist you in reviewing an existing agreement to make sure your interests are protected.

In some cases, a divorce settlement agreement can be presented to the court and transformed into a divorce decree. Your divorce settlement agreement can then be presented to the court and converted into your divorce decree. This can give you the confidence that the decisions made accurately reflect your desires, and that your material and parental interests are adequately protected.

Issues such as temporary attorney fees, exclusive use and possession of the marital home, alimony, property division, and child support require firm legal knowledge so that clear objectives can be set. Though some of these issues can be resolved through negotiation, it is crucial that one is prepared to deal with them through court proceedings. In such situations, you will be able to get a settlement more quickly if you are able to convince a family court judge of the legal soundness of your position.

Article Source:

<http://www.articleside.com/law-articles/boca-raton-divorce-lawyers-give-informed-advice-to-families-in-need.htm> - [Article Side](#)

[DEBORAH MELANIE](#) - About Author:

Family divorce law can be confusing, but having a Florida Divorce Lawyer can help. There are usually a range of issues to be dealt with during a divorce, including alimony and child support. The emotional strain that comes with divorce adds an additional burden to those in the midst of dissolving a marital union. Nevertheless, it is important to understand the law and your legal rights when going through a divorce.

Florida is a no-fault divorce state. Anyone who is married in the state can file for a divorce for any reason. One of the persons in the marriage can just say there are irreconcilable differences between him or her and their spouse. After a person files for divorce they serve the other person with the Petition for Dissolution of Marriage. The other person has 20 days from the date of service to file an answer. In most cases a Counter-Petition for Dissolution of Marriage is filed by the other person: a Counter-Petition for Dissolution of marriage is the same thing as a Petition for Dissolution of Marriage but is filed by the Respondent.

However, these basic divorce procedures do not belie the difficulties of this decision. Divorce is not easy on any of the persons involved. This is especially true when there are children that must be cared for and significant marital assets that must be divided.

It can be difficult for persons to communicate with each other during a divorce. The tensions that led to the divorce can sometimes spill over into the actual process of divorce. However, it is crucial to deal with important issues such as parental responsibility and marital asset division. When going through this difficult process, it is important to reach a settlement agreement that addresses concerns such as equitable distribution of property, spousal support, and parenting plans. Time, money, and energy can be saved when both persons try to work together to negotiate an agreement. A South Florida divorce lawyer can help you navigate your way through the complexities of a divorce agreement. A divorce attorney can also assist you in reviewing an existing agreement to make sure your interests are protected.

In some cases, a divorce settlement agreement can be presented to the court and transformed into a divorce decree. Your divorce settlement agreement can then be presented to the court and converted into your divorce decree. This can give you the confidence that the decisions made accurately reflect your desires, and that your material and parental interests are adequately protected.

Issues such as temporary attorney fees, exclusive use and possession of the marital home, alimony, property division, and child support require firm legal knowledge so that clear objectives can be set. Though some of these issues can be resolved through negotiation, it is crucial that one is prepared to deal with them through court proceedings. In such situations, you will be able to get a settlement more quickly if you are able to convince a family court judge of the legal soundness of your position.

Article Keywords:

florida divorce lawyer,boca raton divorce attorney ,boca raton divorce lawyer,divorce lawyer boca raton,boca raton family law attorney