

No Court Divorce

An order for divorce in Canada may be made without either person having to appear in court, but only if the grounds for divorce are separation of at least one year.

An action for divorce in British Columbia can be started upon separation – that is, you can start the action, but you cannot get the final order until you have been separated for at least a year.

An order for divorce can be made without requiring your attendance in court only if there are no outstanding issues relating to child support.

If you still have child support issues to resolve, you can reach a formal Separation Agreement through the Collaborative process and then proceed to a no court divorce..

An order for divorce does not resolve the question of property division. Again, if you have property issues to settle, you can reach mutually agreeable terms to incorporate into a formal Separation Agreement through the Collaborative process.

Resolution Place Lawyers in Nelson provides a reasonable flat rate legal fee for a no court divorce anywhere in the Province of British Columbia. Contact Resolution Place Lawyers at andrea@resolutionlawyers.com or at (250) 354-1881.

Contact Us

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