LEGAL SEPARATION



JOINT BASE ANDREWS LAW CENTER

Current as of May 2016

A "Legal Separation" is simply the term used to describe when spouses live apart, but with some legal action taken. The legal action is either a separation agreement or a decree of a court. Separated couples are still married, so all support obligations continue. Also, adultery can still be committed. A "Legal Separation" is not required to get a divorce.

SEPARATION AGREEMENTS

A separation agreement is a contract between spouses that spells out the rights and responsibilities of each party during the separation. (See attached "Sample Legal Agreement") It should address issues such as child support and custody, spousal support, property division, etc. There are advantages to having a separation agreement. The main advantage is that you will have a say in what the terms are; you may not be so lucky if a judge is making the decisions. Living under a separation agreement for a specific time is grounds for divorce. The attorneys at the Andrews Law Center do not prepare separation agreements. We recommend that you see a civilian attorney to ensure that all of your rights are protected.

However, if you and your spouse are trying to agree on some terms, consider the follow tips:

- Meet on neutral ground.
- ➤ Put aside time. A reasonable amount of time should be set aside to deal with the issues.
- > Set an agenda.
- ➤ Do not get bogged down. Try to talk about what you agree on.
- Reschedule as needed.
- > Keep the kids out of it.
- Start talking early.

WHAT CAN A SEPARATION AGREEMENT NOT DO?

It cannot bind third parties (banks or finance companies) – so even if you agree to split financial obligations, you continue to be jointly liable for payment of debts in both spouse's name. A separation agreement cannot legitimize adultery (i.e., allow for dating others). Most importantly, a separation agreement does not bind a court in areas relating to child custody or child support, as this is decided by the court in the best interest of the child.

GOING TO COURT FOR A LEGAL SEPARATION

Without a separation agreement, you can go to court and get a legal separation if you prove one of the following:

- ➤ Willful Desertion or Abandonment: this occurs when one spouse leaves with the intent to stay away. Separation by mutual consent is neither desertion nor abandonment. If one spouse leaves because the other spouse has committed acts which legally amount to cruelty, the spouse who leaves has not committed desertion.
- > Cruelty or Apprehension of Bodily Harm: proof of physical or mental cruelty must show action by the guilty spouse that makes living together unsafe or dangerous to life, limb, or health. Usually, more than one instance is needed unless the one act is severe or is likely to be repeated.

If you have any questions, please schedule an appointment with a legal assistance attorney by calling (240) 612-5750.



SAMPLE SEPARATION AGREEMENT

THIS AGREEMENT is made and entered	into this c	lay of	at	between	, hereinafter
referred to as the Husband and	_, hereinafter	referred to	as the Wife.		
The parties hereto were married on	, in	.,	_, and have been	and are now Husband an	nd Wife.
Differences have arisen between them and separation a matter of necessity for the heaseparated and now live separate and apart a	lth, welfare, a	nd happin	ess of both. Beca	use of these differences,	
It is the desire of both, finally and for all tis support and maintenance by either party ag and any and all other rights existing between	ainst the other	r by reaso	n of their marriage	e, all dower, alimony, an	
There is/are child/children born of thi	s marriage:		, age;	, age; and	, age
In consideration of the mutual promises her	reinafter desci	ribed, the j	parties have agree	d and by this agreement	do agree as follows:
SEPARATION OF THE PARTIES: The Each shall be free from interference, author unmarried. Subject to the provisions of thi parties shall not molest each other or compother proceedings for restitution of conjugation.	rity, and contr s agreement, e el or endeavon	ol, direct of each may not to compe	or indirect, by the eside at such plac	other as fully as if he or se or places as he or she	she were single and may elect. The
ACCEPTANCE AND MUTUAL RELEAUND	e settlement a liability now ment), dower, ement the Hus	nd release or at any t or other a band and	of all claims and ime hereafter exis llowances, either Wife shall require	demands of every kind, sting or accruing on acco statutory or arising at co e nothing whatever of the	name, or nature ount of support, mmon law, incident
WAIVER OF CLAIM AGAINST ESTA this agreement, shall belong to the person of lifetime of the Husband, and the Wife furth allow administration upon his personal esta had the Wife died during the lifetime of the	or persons who her agrees that he to be taken	o would hat she will n	ave become entitle not contest any Wi	ed thereto if the Wife had ll of the Husband to be p	d died during the brobated and will
The Husband agrees that the estate of the V persons who would have become entitled the further agrees that he will not contest any V to be taken out by the person or persons whethe Wife.	nereto if the H Vill of the Wi	lusband ha fe to be pr	nd died during the obated and will al	lifetime of the Wife, and low administration upon	d the Husband her personal estate
Each party releases to the other and to their inheritance, descent, distribution, elections property, real or personal, of the other, who	or alimony (except that	t accruing under p		
PRESENT AND FUTURE INDEBTED! contracted any debt, charge, or liability for Agreement, and that henceforth they shall and represent that they will keep each other heretofore incurred by them and not disclose	which the oth not incur or co r free, harmles	er is now ontract any ss, and ind	or may become live such debt, charge emnified of and fi	able except as expressly e, or liability. The partie	disclosed in this s further covenant
The Husband will be liable for:					·
The Wife will be liable for:					·

PERSONAL PROPERTY: The parties have divided their property to their mutual satisfaction. Henceforth, each of the parties shall own, have and enjoy, independently of any claim or right of the other party, all items of personal property of every kind, nature and description, and wheresoever situated, which are now owned or held by or which may hereafter belong to the Husband

WITNESSES:	(SEAL)		
	(SEAL)		
IN WITNESS WHEREOF , we have a and seal to this agreement consisting of	att	his day of s page.	,, set our hands
BINDING EFFECT: All covenants, p. and be obligatory upon, the heirs, executive the second sec	itors, administrator, person	al representatives, and assi	igns of the parties hereto.
PERFORMANCE OF COVENANTS performance of any of the covenants or future of such covenant or provision, but	provisions of this agreeme	nt shall not be construed a	s a waiver or a relinquishment for the
ENTIRE AGREEMENT : The parties or undue influence exercised by either that this agreement contains the entire twarranties, covenants, or undertakings	party upon the other, or by anderstanding of the parties	any other person or person . Both agree that there are	s upon either, and they further agree
PRIOR AND SUBSEQUENT AGRE property settlements by them at any tim other, and each party agrees to return to modifications of this agreement shall be	ne heretofore made, and any o the grantor and power of a	powers of attorney which attorney document still in t	he either has heretofore given to the he grantee's possession. All
ADDITIONAL INSTRUCTION : Eac assignments, identity cards, tax returns, fully the terms and conditions of this ag	or other written instrumen	ts as may be required from	
SUBSEQUENT DIVORCE: Any cause agreement. In the event that an action of any other state or country, the parties he included, to the greatest extent agreeable	for divorce is instituted at a ereto agree that they will m	ny time hereafter by either ake every effort to see to i	party against the other, in this or in
MILITARY PRIVILEGES: The but not limited to, the base exchange, h that the eligibility of the to	ospital, laundry, and comm	issary to the extent permit	ted by law. The parties understand
INCOME TAX : The parties agree that federal tax forms. The parties may elect If such a joint tax return is filed, the parties	et to file a joint tax return u	ntil such time as a court-or	dered separation or divorce occurs.
SPOUSAL SUPPORT: The and c between the parties, the sh	continuing each succeeding	month thereafter until	If, however, after a divorce
CHILD SUPPORT: The the sum of per month (per child (for each child), until the child dies, rea	l, for a total child support p	ayment of monthl	y), beginning and continuing
CHILD CUSTODY : Sole care, custod for, support, rear, train and education savisitation rights.			
The Wife shall have as her separate pro	perty and her share of the r	narital property:	·
The Husband shall have as his separate	property and his share of the	ne marital property:	·
or Wife, with full power to the Husband if he or she were unmarried. All items			in all respects and for all purposes as ties as follows:

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