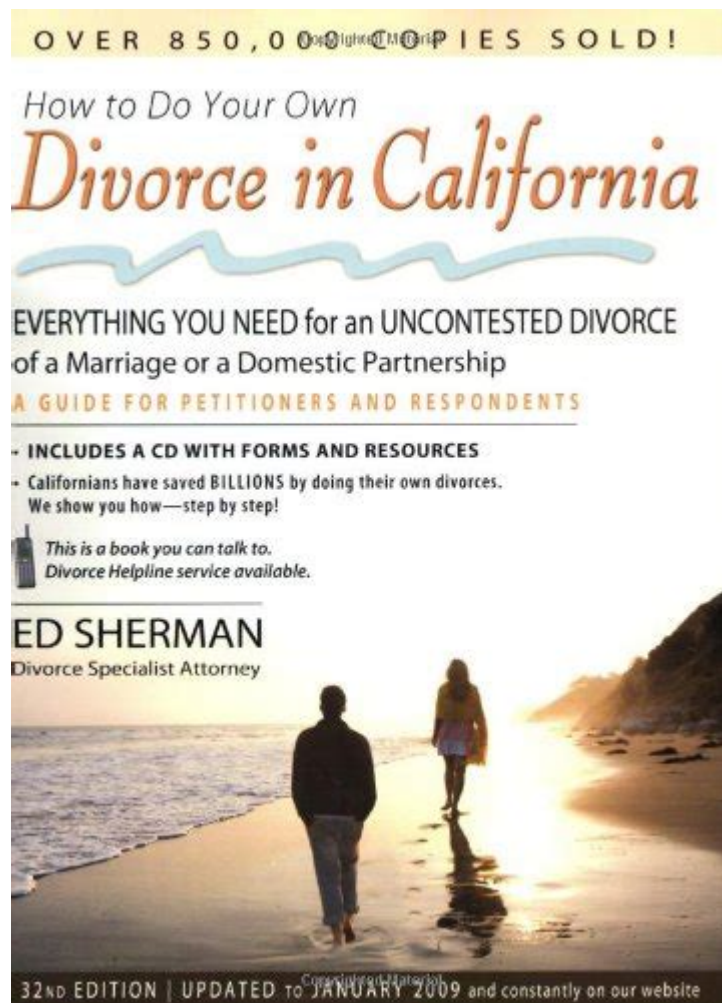


How To Do Your Own Divorce In California



How to do your own divorce in California is a process that many individuals find themselves needing to navigate at some point in their lives. Whether due to financial constraints, a desire for control over the proceedings, or simply wanting to avoid the complexity of hiring a lawyer, understanding how to manage a divorce on your own can be incredibly empowering. This article will guide you through the steps necessary to successfully file for divorce in California, ensuring you have the information needed to approach this significant life change with confidence.

Understanding the Basics of Divorce in California

Before diving into the process, it's essential to understand the fundamental concepts surrounding divorce in California.

Types of Divorce

1. Uncontested Divorce: This occurs when both parties agree on all aspects of the divorce, including division of property, child custody, and support.
2. Contested Divorce: In this scenario, the spouses cannot agree on one or more issues, which often leads to court intervention.
3. Summary Dissolution: A simplified process available for couples who meet specific criteria, such as having no children and limited shared property.

Eligibility Criteria

To file for divorce in California, you must meet the following criteria:

- At least one spouse must be a resident of California for six months prior to filing.
- You must file in the county where you or your spouse has lived for the last three months.
- There must be a legal reason for the divorce (irreconcilable differences are the most common).

The Steps to File for Divorce

Filing for divorce involves several steps, and the process can be broken down into manageable parts.

1. Prepare and File Your Divorce Papers

Start by gathering the necessary forms. In California, you will need:

- Petition for Dissolution of Marriage (Form FL-100): This initiates the divorce process.
- Summons (Form FL-110): This informs your spouse about the divorce.
- Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (Form FL-105): If you have children, this form is required.
- Property Declaration (Form FL-160): This outlines the property you wish to divide.

Steps to file:

1. Download the forms from the California Courts website or visit your local courthouse.
2. Complete the forms carefully, ensuring all information is accurate.
3. Make two copies of each form (one for your records and one for your spouse).

4. File the original forms at your local courthouse. There is a filing fee (usually between \$400 and \$500), but you can request a fee waiver if you cannot afford it.

2. Serve Your Spouse

Once you have filed the documents, the next step is to serve your spouse. This means informing them of the divorce proceedings.

- Who can serve: You cannot serve the papers yourself. You can ask a friend, family member, or a professional process server to do it.
- How to serve: Provide them with copies of the filed documents. They must complete a proof of service form (Form FL-115) to confirm that the documents were served.
- Filing proof of service: Return the completed proof of service to the court to show that your spouse has been notified.

3. Responding to the Divorce

If you are the spouse being served, you must respond to the petition within 30 days. You will need to fill out and file:

- Response to Petition (Form FL-120): This form allows you to agree or disagree with the terms outlined in the petition.
- Additional forms if necessary, such as the FL-105 for child custody matters.

If you fail to respond, the court may grant a default judgment in favor of the filing spouse.

Negotiating Divorce Terms

Once both parties are informed, it's time to negotiate the terms of the divorce. This step is crucial, especially in an uncontested divorce.

Key Issues to Address

1. Division of Property: California follows community property laws, meaning that most property acquired during the marriage is owned equally by both spouses.
2. Child Custody and Visitation: If you have children, you'll need to decide custody arrangements and visitation schedules.
3. Child and Spousal Support: Determine if either spouse will pay support,

and if so, how much.

4. Debt Responsibility: Decide how to handle any debts incurred during the marriage.

Using Mediation

Consider using mediation to resolve disputes amicably. A mediator can help facilitate discussions and work towards a mutually agreeable solution, which can save time and reduce stress.

Final Steps: Completing Your Divorce

After negotiations, you'll need to finalize the divorce.

1. Prepare Final Documents

Once terms are agreed upon, prepare the following forms to submit to the court:

- Judgment (Form FL-180): This outlines the final terms of the divorce.
- Attachment to Judgment (Form FL-182): Use this if you have minor children.
- Property Declaration (Form FL-160): Include this if you have any property to divide.

2. File the Final Documents

1. Submit the finalized judgment and any supporting documents to the court.
2. There is no additional fee for filing a judgment if you have previously filed for divorce.

3. Await Court Approval

The court will review the documents and may schedule a hearing if necessary. If everything is in order, the court will issue a final judgment, officially ending your marriage.

Post-Divorce Considerations

Once your divorce is finalized, consider the following:

- Change your name: If you wish to revert to your maiden name, ensure this is included in the judgment or file a separate name change request.
- Update financial accounts: Change beneficiary designations and update any joint accounts.
- Consider legal advice for future matters: Even if you handled your divorce independently, consulting a lawyer for future issues, especially concerning child custody or support, can be beneficial.

Conclusion

Learning how to do your own divorce in California can be a daunting task, but with careful planning and a clear understanding of the process, it is entirely achievable. By following the steps outlined in this article, you can navigate the complexities of divorce with confidence and ensure that your rights and interests are protected throughout the process. Remember, while self-representation is a viable option, seeking professional advice at any stage can provide additional clarity and support.

Frequently Asked Questions

What is the first step to start a DIY divorce in California?

The first step is to determine your eligibility for a DIY divorce by ensuring you meet the residency requirements and have agreed upon the terms with your spouse.

What forms do I need to file for a divorce in California?

You will need to file the Petition for Dissolution of Marriage (Form FL-100) and the Summons (Form FL-110), along with any other relevant forms based on your situation.

How do I serve divorce papers to my spouse?

You can serve divorce papers by having a neutral third party deliver the documents to your spouse, or you can send them via certified mail with a return receipt.

What is the waiting period for a divorce to finalize in California?

California has a mandatory waiting period of six months from the date the divorce papers are served before the divorce can be finalized.

Can I handle child custody and support agreements during my DIY divorce?

Yes, you can negotiate child custody and support agreements with your spouse and include them in your divorce settlement. However, it's advisable to consult with a professional to ensure they are fair and legal.

What if my spouse and I disagree on divorce terms?

If you and your spouse cannot agree on the terms, you may need to consider mediation or seek legal advice to resolve disputes before proceeding with the divorce.

How do I complete the divorce forms accurately?

You can complete the divorce forms by following the instructions provided with each form, using online resources, or seeking help from a legal clinic or self-help center.

Is it necessary to attend court for a DIY divorce in California?

In most cases, if everything is settled and forms are correctly filed, you may not need to attend court. However, you may be required to appear for the final judgment hearing.

What happens if I have shared property or debts?

You will need to disclose all shared property and debts in your divorce paperwork and agree on how to divide them fairly.

Where can I find resources for doing my own divorce in California?

You can find resources through the California Courts website, local family law self-help centers, or community legal aid organizations that provide guidance on DIY divorce processes.

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Navigate your divorce with ease! Discover how to do your own divorce in California with our step-by-step guide. Learn more and take control today!

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