

Divorce, the dissolution of a civil partnership or separation can often lead to conflict and heartache. Having the right professional advice and support can make all the difference.

This leaflet will help you:

- find out about the different ways in which your divorce, dissolution or separation can be handled
- find the right lawyer to help sort out issues such as housing, finances and care of children

Choosing the right lawyer

Resolution is a group of 6,500 family law professionals who are committed to easing the pain and financial cost of family breakdown.

Resolution lawyers are family law specialists, who follow the Resolution Code of Practice, so you can be confident that you'll receive advice that takes into account the needs of the whole family and, in particular, the needs of any children.

Many Resolution lawyers offer a free or fixed fee initial meeting to discuss your individual situation, how they can help you and which processes are right for you and your family.

Most of all, they will do everything they can to help you reach a fair outcome as quickly and cost-effectively as possible. In the vast majority of cases handled by Resolution lawyers, agreements are reached without the need for costly and stressful court battles.

What are your options?

The main choices for couples getting a divorce, dissolving a civil partnership or separating are:

- DIY reaching an agreement between yourselves
- · lawyers negotiating on your behalf
- · mediation
- collaborative practice
- arbitration
- going to court

Each couple and family is different. Take time to think through your options and do so with professional advice and guidance. Your individual circumstances will determine which of these options will be best for you and your family.

Choosing the right process at the beginning could save you time, money and anguish in the long term.

Parenting information is also available to support you, whichever process you choose.

You can choose to use a combination of the above processes if that is right for you.

Legal aid is available for some people, subject to certain criteria, to assist with resolving your issues on separation or divorce. You can speak to a Resolution member to find out if you qualify, and can also find out more here:

www.gov.uk/check-legal-aid

DIY – reaching an agreement between yourselves

Negotiating your own agreement, with or without professional support, can be the cheapest way to a settlement and at first glance can seem the easiest. However, it can be a complex process with many aspects you and your ex-partner will need to consider, so it is not suitable for everyone.

It may work if you and your ex-partner have mutually agreed to separate, remain on good terms, communicate well with each other, and trust each other sufficiently to agree on how to share money and property, and arrangements for your children.

You may find it helpful to have a 'safety check' meeting, with professional legal advice, at the beginning and throughout this process to ensure that you understand your rights and the full implications of the agreements and decisions you make, and to ensure they are legally binding.

Resolution members will provide a tailored approach and can provide you with support as and when you ask for it, charging only for the time they are involved.

Mediation and MIAMs

Mediators are trained to help resolve disputes about all the issues faced by couples who are divorcing, dissolving a civil partnership or separating, or specific issues such as arrangements for any children.

Your lawyer may suggest mediation and refer you to a mediator. A mediator will meet with you and your ex-partner together and will identify those issues you can't agree on and help you to try and reach agreement.

Mediators are neutral and are there to manage the mediation process and help with the exchange of information. The process works best if you instruct a Resolution lawyer to provide independent legal advice alongside the mediation process. The mediator will guide you as to when this should happen. Resolution trained mediators can provide general legal information to you both within the mediation if this is appropriate.

Some of our mediators are also qualified to work with children in mediation.

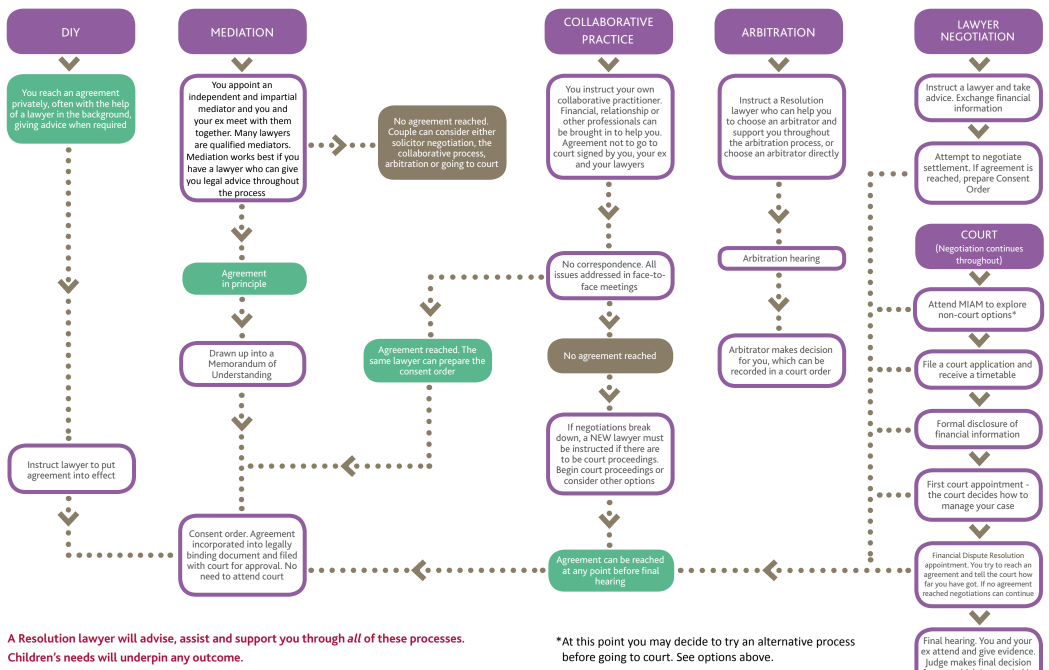
Once you have proposals you both find acceptable, the mediator will prepare a summary of them, together with a statement of the financial information. This will be sent to each of you to discuss with your own lawyer. After you have both received legal advice, and if you are both still happy with the proposals, the lawyers will convert the summary into a legally binding document and oversee any necessary implementation.

It is now a legal requirement (with some exceptions) that anybody wanting to go to court should attend a meeting (called a MIAM) with an appropriately qualified mediator to find out about mediation and other non-court options.

Legal aid is available for mediation if you are eligible. You will need to attend a Mediation Information and Assessment Meeting (known as a MIAM) at the outset to see whether mediation is right for you. If either you or your ex-partner are eligible for legal aid both the MIAM and, if appropriate, the first mediation session will be funded for both of you.

Mediators are neutral and will not take sides.

Outline of options for separating and divorcing couples



for you which is recorded in a court order

Collaborative practice

Under the collaborative process, each person appoints their own collaboratively trained lawyer and you and your respective lawyers all meet together to work things out. Both of you will have your lawyer by your side throughout the process and will have their support and legal advice as you go.

As well as your lawyer, you will have the opportunity to work with an independent financial adviser, a family consultant, a child specialist or an accountant, who can provide you with specialist help regarding financial matters and those about children, parenting, communication and emotional support if you need it. These professionals make up your collaborative team.

You and your team sign an agreement that commits you to trying to resolve the issues without going to court and prevents them from representing you in court if the collaborative process breaks down. This means everyone is absolutely committed to finding the best solutions by agreement, rather than through court proceedings.

The collaborative process is not driven by a court-imposed timetable. This means the process can be built around your family's individual timetable and priorities, because the meetings follow agendas set by you and your expartner.

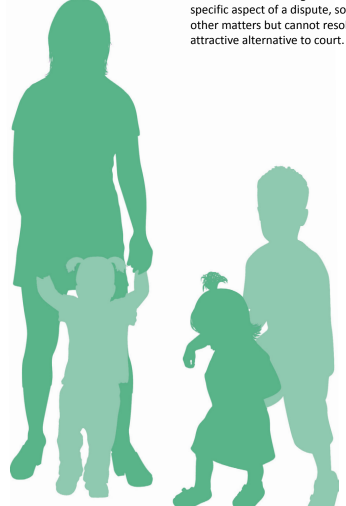
Sometimes only a couple of meetings are needed, in other cases four or five. Once an agreement is reached, your lawyers will put it into effect, obtaining a court order where needed.

Arbitration

In family arbitration you and your partner appoint an arbitrator, usually with the help of a lawyer. Your lawyer can also advise and assist you throughout the process.

An arbitrator can make a decision about finance and property issues, and some disputes about your children. The decision they make is binding. The same arbitrator will deal with all stages of the case from start to finish, and will make a decision after hearing each party's case. The timetable is up to you and your ex-partner to agree, so there may be flexibility as to the time and place of the hearings.

Family arbitration was developed to enable parties to resolve disputes more quickly, confidentially, cheaply and in a more flexible and less formal setting than a courtroom. It can also be applied to a specific aspect of a dispute, so if you and your partner agree on most other matters but cannot resolve one particular issue, this can be an attractive alternative to court.



Resolution lawyers are committed to helping you find the best solutions by agreement, rather than through conflict

Lawyer negotiation on your behalf

Usually you appoint a family lawyer who focuses on your interests and who negotiates with your partner's lawyer. Outcomes often depend largely on what these lawyers expect would be the result of any eventual court process. Many cases reach a conclusion without going to court, and lawyer negotiation can be used alongside other processes such as mediation.

Many people choose this approach because they want to be supported throughout the process and don't want to go to court, if possible.

Going to court

If an agreement cannot be reached, an application is sent to the court. This sometimes happens right away if there are urgent issues to be resolved.

In order to issue a court application, you will need to confirm that you have attended a MIAM, or have an exemption which means you don't need to. A Resolution member can talk you through this process.

The court will then issue a formal timetable for next steps. If the court process reaches what is called the final hearing, the court has broad discretion to reach a final decision and make a court order, based on what the judge thinks is fair.

A Resolution lawyer can support you though the court process to help you reach a fair outcome as quickly and cost effectively as possible, and with the least amount of stress for you and your family.

Parenting information

If you are thinking about divorce, dissolution or separation, one of your biggest worries is likely to be about your children: where they will live and how they will continue to have a meaningful relationship with both of you.

Our experience is that, once parents put the needs of their children at the heart of the process, the other issues surrounding their separation are usually easier to resolve.

You can find a wealth of information on the Resolution website including details of helplines and support groups, useful online resources and information.



Each family is different

What factors can influence the route you choose?

Each family is different. Some of the factors that influence people when deciding how to get a divorce, dissolution or separation are:

- · Finding the safest option that's best for your children
- · Feeling in control of the decisions being made about your family's future
- · Whether your financial affairs are complicated and unclear
- Being up against a powerful personality, and not dealing with things on your own
- Believing you will need support to secure an outcome that is fair
- Needing to keep control of the costs
- · Avoiding delays or a lengthy battle
- · Finding an option that will bring certainty and closure
- · Looking for a process that is as painless as possible
- · Having the opportunity to understand and influence what is happening
- Whether you qualify for legal aid.

Find out more and search for a Resolution member near you: www.resolution.org.uk



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